BEFORE SUBMITTING YOUR BID

- 1. Use pen and ink to complete the Bid.
- 2. Have you signed and completed the Contract Agreement, Offer & Award Forms?
- 3. As a minimum, the Bidder will submit a Bid Package consisting of the Notice to Contractors, the completed Acknowledgement of Bid Amendments & Submission of Bid Bond Validation Number form, the completed Schedule of Items, 2 copies of the completed Agreement, Offer, & Award form, a Bid Bond or Bid Guarantee, and any other Certifications or Bid Requirements listed in the Bid Book.
- 4. Have you included prices for all Bid Items? ("Zero is not considered a bid price.")
- 5. Have you included a bid guarantee? Acceptable forms are:
 - A. Bid Bond on the Department's prescribed form for 5% of the Bid Amount. (Or forms that do not contain any significant variations from the Department's forms as solely determined by the Department.)
 - B. Official Bank Check, Cashier's Check, Certified Check, U.S. Postal Money Order or Negotiable Certificate of Deposit in the amount stated in the Notice to Contractors.
- 6. If the written Bid is to be sent, Federal Express overnight delivery is suggested as the package is delivered directly to the DOT Headquarters Building in Augusta. Other means, such as U.S. Postal Services' Express Mail has proven not to be reliable.

AND FOR FEDERAL AID PROJECTS

7. Have you included your DBE Utilization commitment in the proper amounts and signed the DBE Certification?

If you need further information regarding Bid preparation, call the DOT Contracts Section at (207)624-3430.

For complete specifications regarding bidding requirements, refer to Section 102 of the Maine Department of Transportation, Standard Specifications, Revision December 2002.

NOTICE

The Maine Department of Transportation is attempting to improve the way Bid Amendments/Addendums are handled, and allow for an electronic downloading of bid packages from our website, while continuing to maintain a planholders list.

Prospective bidders, subcontractors or suppliers who wish to download a copy of the bid package and receive a courtesy notification of project specific bid amendments, must provide an email address to Diane Barnes at the MDOT Contracts mailbox at:

MDOT.contracts@maine.gov. Each bid package will require a separate request. Please provide us an email address, so we can maintain the planholders list that both the industry and MDOT uses.

Additionally, the new Acknowledgement of Bid Amendment form will be placed in MDOT bid packages beginning with the 2/12/03 advertisements. After that date, interested parties will be responsible for reviewing and retrieving the Bid Amendments from our web site, and acknowledging receipt and incorporating those Bid Amendments in their bids.

The downloading of bid packages from the MDOT website is <u>not</u> the same as providing an electronic bid to the Department. Electronic bids must be submitted via http://www.BIDX.com. For information on electronic bidding contract Rebecca Pooler at rebecca.pooler@maine.gov.

STATE OF MAINE DEPARTMENT OF TRANSPORTATION

Bid Guaranty-Bid Bond Form

KNOW ALL MEN BY THESE PRI	ESENTS THAT	
,0	of the City/Town of	and State of
as Principal, and		as Surety, a
Corporation duly organized under the	laws of the State of	and having a usual place of
Business in	and hereby held a	nd firmly bound unto the Treasurer of
the State of Maine in the sum of		yment which Principal and Surety bind
themselves, their heirs, executers, adm		
The condition of this obligation is that	the Principal has submitted	ed to the Maine Department of
Transportation, hereafter Department,	a certain bid, attached her	reto and incorporated as a
part herein, to enter into a written cont	ract for the construction o	of
	+	
	and if the	Department shall accept said bid
and the Principal shall execute and del	liver a contract in the form	attached hereto (properly
completed in accordance with said bid) and shall furnish bonds	for this faithful performance of
said contract, and for the payment of a	all persons performing laboration	or or furnishing material in
connection therewith, and shall in all o	other respects perform the	agreement created by the
acceptance of said bid, then this obliga	ation shall be null and voice	d; otherwise it shall remain in full
force, and effect.		
Si	gned and sealed this	day of20
WITNESS:	P	PRINCIPAL:
	E	Ву
	F	Зу:
		By:
WITNESS	S	SURETY:
		Зу:
	Ν	Name of Local Agency:

NOTICE

For security and other reasons, all Bid Packages which are mailed, shall be provided in double (one envelope inside the other) envelopes. The *Inner Envelope* shall have the following information provided on it:

Bid Enclosed - Do Not Open

PIN:

Town:

Date of Bid Opening:

Name of Contractor with mailing address and telephone number:

In Addition to the usual address information, the *Outer Envelope* should have written or typed on it:

Double Envelope: Bid Enclosed

PIN:

Town:

Date of Bid Opening:

Name of Contractor:

This should not be much of a change for those of you who use Federal Express or similar services.

Hand-carried Bids may be in one envelope as before, and should be marked with the following infrormation:

Bid Enclosed: Do Not Open

PIN:

Town:

Name of Contractor:

INSTRUCTIONS FOR PREPARING THE CONTRACTOR'S DISADVANTAGED BUSINESS ENTERPRISE UTILIZATION PLAN

The Contractor Shall:

- 1. Submit a completed <u>Contractor's Disadvantaged Business</u> <u>Enterprise Utilization Plan</u> to the Contract's Engineer by 4:30 P.M. on the Bid day.
- 2. Extend equal opportunity to MDOT certified DBE firms (as listed in MDOT's DBE Directory of Certified Businesses) in the selection and utilization of Subcontractors and Suppliers.

SPECIFIC INSTRUCTIONS FOR COMPLETING THE FORM:

Insert Contractor name, the name of the person(s) preparing the form, and that person(s) telephone and fax number.

Provide total Bid price, Federal Project Identification Number, and location of the Project work.

In the columns, name each DBE firm to be used, provide the Unit or Item cost of the Work/Product to be provided by the DBE firm, give a brief description of the Work, and the dollar value of the Work.

If no DBE firm is to be utilized, the Contractor must document the reason(s) why no DBE firms are being used. Specific supporting evidence of good faith efforts taken by Contractors to solicit DBE Bidders must be attached. This evidence, as a minimum, includes phone logs, e-mail and/or mail DBE solicitation records, and the documented results of these solicitations.

NOTICE

The Department has revised the <u>Disadvantaged Business</u> <u>Enterprise Proposed Utilization</u> form and the procedure that has been used for the past several months for Contractors to submit the form.

The Apparent Low Bidder now must submit the form by close of Business (4:30 P.M.) on Bid day.

The new <u>Contractor's Disadvantaged Business Enterprise</u> <u>Proposed Utilization Plan</u> form contains additional information that is required by USDOT.

The <u>Disadvantaged Business Enterprise Proposed Utilization</u>
<u>Plan</u> form will no longer be used. The new <u>Contractor's</u>
<u>Disadvantaged Business Enterprise Proposed Utilization Plan</u>
form must be used.

A copy of the new <u>Contractor's Disadvantaged Business</u> <u>Enterprise Proposed Utilization Plan</u> and instructions for completing it are attached.

Note: Questions about DBE firms, or to obtain a printed copy of the DBE Directory, contact Equal Opportunity at (207) 624-3066.

MDOTs DBE Directory of Certified firms can also be obtained at http://www.state.me.us/mdot/humnres/o_equalo/cdwbed_h.htm

NOTICE

Bidders:

Please use the attached "Request for Information" form when faxing questions and comments concerning specific Contracts that have been Advertised for Bid. Include additional numbered pages as required.

State of Maine Department of Transportation

REQUEST FOR INFORMATION

Date _		Time	
Information Requested:	PIN:	Town(s):	
Request by:Bid Date:		Phone: ()	
Complete top portion of fo	rm and transmit t	Fax: () o the number listed in the Notice	to Contractors
RFI No:	_ RFI received: _		
Response:			
			·
Response By	<u> </u>	Date:	

CONTRACTOR'S DISADVANTAGED BUSINESS ENTERPRISE PROPOSED UTILIZATION PLAN

Low Bidder shall furnish completed form to Contracts Section by 4:30 P.M. on Bid Opening day.

то:	MDOT Contract 16 State House Augusta, Me 04 or Fax: 207-624-34	Station, 4333-0016		Prepared by: _	Fax:	
BID I	PRICE: \$	FEDERAI	_ PROJE(CT #	LOCATION:	
Т	OTAL DBE PAF	RTICIPATION A	S A PERO	CENT OF TOT	TAL BID PRICE = _	%
	DBE Firm*	Unit/Item Cost	Unit #	-	otion of work & em Number	Actual \$ Value
		+				
				T	Total >	
Examp No DE	ples: Bidder relies BE firms bid.	this effort: s wholly upon low q	quote subco	ontractor section	ure DBE participation a, DBE firm(s) were noted by Contractor for	ot low quote. DBE credit.
Faual	Directory of o		/ailable on	MDOT's website	e: www.state.me.us/n	<u>1dot</u>
-				Ac	ction:	



MAINE DEPARTMENT OF TRANSPORTATION

Certified Disadvantaged and Women Business Enterprise

DBE DIRECTORY - MINORITY OWNED

WBE DIRECTORY - WOMEN OWNED

WEBSITE FOR DIRECTORY CAN BE FOUND AT: http://www.state.me.us/mdot/humnres/o equalo/cdwbed h.htm

It is the responsibility of the Contractor to access the DBE Directory at this site in order to have the most current listings.

STATE OF MAINE DEPARTMENT OF TRANSPORTATION NOTICE TO CONTRACTORS

Sealed Bids addressed to the Maine Department of Transportation, Augusta, Maine 04333 and endorsed on the wrapper "Bids for Bridge Replacement in the town of Lisbon" will be received from contractors at the Reception Desk, Maine DOT Building, Child Street, Augusta, Maine, until 11:00 o'clock A.M. (prevailing time) on January 7, 2004, and at that time and place publicly opened and read. Bids will be accepted from contractors prequalified by the Department of Transportation for Bridge Projects. All other Bids may be rejected. We now accept electronic bids for those bid packages posted on the bidx.com website. Electronic bids do not have to be accompanied by paper bids. Please note: the Department will accept a facsimile of the bid bond; however, the original bid bond must then be received at the MDOT Contract Section within 72 hours of the bid opening. Until further notice,, dual bids (one paper, one electronic) will be accepted, with the paper copy taking precedence.

Description: Maine Federal Aid Project No. BR-1018(900)X, PIN 10189.00

Location: In Androscoggin County, project is located on Route 196 at the Sabattus Stream Bridge over the Sabattus Stream approximately 2.29 miles northerly of the Topsham town line.

Outline of Work: 19,105 M3 earth and approach work, 2607 MG hot mix asphalt,155 M steel H- beam piles, 104,800 Kp structural steel, 2180 shear connectors, 83 M steel bridge rail, 288 M3 structural concrete, 278 M guard rail, 320 M3 riprap and other incidental work.

The basis of award will be Section 0001

For general information regarding Bidding and Contracting procedures, contact Bruce Carter at (207)624-3430. Our webpage at http://www.state.me.us/mdot/project/design/homepg.htm contains a copy of the schedule of items, Plan Holders List, written portions of bid amendments (not drawings), and bid results. For Project-specific information fax all questions to Project Manager Benjamin Foster at (207)624-3491. Questions received after 12:00 noon of Monday prior to bid date will not be answered. Bidders shall not contact any other Departmental staff for clarification of Contract provisions, and the Department will not be responsible for any interpretations so obtained. Hearing impaired persons may call the Telecommunication Device for the Deaf at (207)287-3392.

Plans, specifications and bid forms may be seen at the Maine DOT Building in Augusta, Maine and at the Department of Transportation's Division Office in <u>Division 7, Dixfield</u>. They may be purchased from the Department between the hours of 8:00 a.m. to 4:30 p.m. by cash, credit card (Visa/Mastercard) or check payable to Treasurer, State of Maine sent to Maine Department of Transportation, <u>Attn.: Mailroom</u>, 16 State House Station, Augusta, Maine 04333-0016. They also may be purchased by telephone at (207) 624-3536 between the hours of 8:00 a.m. to 4:30 p.m. Full size plans \$46.00 (\$50.50by mail). Half size plans \$23.00 (\$28.00 by mail), Bid Book \$10.00 (\$13.00 by mail), Single Sheets \$2, payment in advance, all non-refundable.

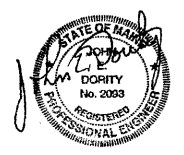
Each Bid must be made upon blank forms provided by the Department and must be accompanied by a bid bond at 5% of the bid amount or an official bank check, cashier's check, certified check, certificate of deposit, or United States postal money order in the amount of \$50,000.00 payable to Treasurer, State of Maine as a Bid guarantee. A Contract Performance Surety Bond and a Contract Payment Surety Bond, each in the amount of 100 percent of the Contract price, will be required of the successful Bidder.

This Contract is subject to all applicable Federal Laws. This contract is subject to compliance with the Disadvantaged Business Enterprise program requirements as set forth by the Maine Department of Transportation.

All work shall be governed by "State of Maine, Department of Transportation, Standard Specifications, Revision of December 2002", price \$10 [\$13 by mail], and Standard Details, Revision of December 2002, price \$20 [\$25 by mail]. Standard Detail updates can be found at http://www.state.me.us/mdot/project/design/homepg.htm

The right is hereby reserved to the MDOT to reject any or all bids.

Augusta, Maine December 17, 2003.



JOHN E. DORITY CHIEF ENGINEER

LISBON 10189.00 October 29, 2003 Supercedes June 26, 2003

SPECIAL PROVISION 102.7.3 ACKNOWLEDGMENT OF BID AMENDMENTS & SUBMISSION OF BID BOND VALIDATION NUMBER (IF APPLICABLE)

With this form, the Bidder acknowledges its responsibility to check for all Amendments to the Bid Package. For each Project under Advertisement, Amendments are located at http://www.state.me.us/mdot/comprehensive-list-projects/project-information.php It is the responsibility of the Bidder to determine if there are Amendments to the Project, to download them, and to incorporate them into their Bid Package. The Maine DOT will not post Bid Amendments any later than noon the day before Bid opening.

Amendment Number	Date

The Contractor, for itself, its successors and assigns, hereby acknowledges that it has received all of the above referenced Amendments to the Bid Package. Failure to acknowledge receipt of all Amendments to the Bid Package will be considered a Non-curable Bid Defect in accordance with Section 102.11.1 of the Standard Specifications, Revision of December 2002.

	CONTRACTOR
Date	Signature of authorized representative
	(Name and Title Printed)
Bid Bond Validation Nu (Applicable to annual bi	mberd bonds or electronic bid bonds.)

MAINE DEPARTMENT OF TRANSPORTATION

BID

DATE OF OPENING:

CALL ORDER :

CONTRACT ID : 010189.00

PROJECTS

BR-1018(900)X

COUNTY : ANDROSCOGGIN

MAINE DEPARTMENT OF TRANSPORTATION PAGE: 1 DATE: 031124

SCHEDULE OF ITEMS

REVISED:

LINE NO	ITEM DESCRIPTION	APPI QUANT	ROX.	UNIT	PR	ICE	BID AM	10UNT
NO	DESCRIPTION			DOLLARS	3	CTS	DOLLARS	CT
	SECTIO	ON 0001	BRIDGE I	TEMS				
0010	201.11 CLEARING 	 HA	0.400					
	202.19 REMOVING EXISTING BRIDGE	 LUMP 		 LUMP 				
0030	203.20 COMMON EXCAVATION		4450.000					
0040	203.24 COMMON BORROW	 M3	8100.000					
0050	203.25 GRANULAR BORROW 	 M3	650.000					
0060	206.082 STRUCTURAL EARTH EXCAVATION - MAJOR STRUCTURES	 M3	155.000					
	304.10 AGGREGATE SUBBASE COURSE - GRAVEL 	 M3	5750.000					
	403.207 HOT MIX ASPHALT 19.0 MM NOMINAL MAX SIZE 	 MG	925.000					
	403.208 HOT MIX ASPHALT 12.5 MM, SURFACE 	 MG	800.000					
	403.209 HOT MIX ASPHALT 9.5 MM(SIDEWALKS,DRIVES, INCIDENTAL)	 MG	15.000					

SCHEDULE OF ITEMS REVISED:

LINE	ITEM	APPROX.	UNIT PRIC	_ ·
NO	DESCRIPTION	201111111	DOLLARS C	CTS DOLLARS CT
	403.210 HOT MIX ASPHALT 9.5 MM NOMINAL MAX SIZE 	 102.000 MG		
	403.213 HOT MIX ASPHALT 12.5 MM, BASE 	 765.000 MG		
	409.15 BITUMINOUS TACK COAT APPLIED 	 1580.000 L		
	501.231 DYNAMIC LOADING TEST 	 2.000 EA		
0150	501.54 STEEL H-BEAM PILES 174 KG/M, DELIVERED	 155.000 M		
	501.541 STEEL H-BEAM PILES 174 KG/M, IN PLACE 	 135.000 M		
0170	501.90 PILE TIPS 	 10.000 EA		
0180	501.91 PILE SPLICES 	 10.000 EA		
	501.92 PILE DRIVING EQUIPMENT MOBILIZATION 	 LUMP 	LUMP	
0200	502.21 STRUCTURAL CONCRETE, ABUTMENTS AND RETAINING WALLS	 110.000 M3		
	502.26 STRUCTURAL CONCRETE ROADWAY AND SIDEWALK SLABS ON STEEL BRIDGES	 LUMP 	LUMP	

MAINE DEPARTMENT OF TRANSPORTATION

PAGE: 3 DATE: 031124

SCHEDULE OF ITEMS

CONTRACT ID: 010189.00

PROJECT(S): BR-1018(900)X

REVISED:

CONTRACTOR :_ LINE APPROX. UNIT PRICE QUANTITY
AND UNITS DESCRIPTION |-----NO | DOLLARS | CTS | DOLLARS | CTS 502.31 STRUCTURAL 0220 CONCRETE APPROACH SLABS LUMP LUMP |502.341 STRUCTURAL 0230 CONCRETE ROADWAY MEDIAN | M3 502.49 STRUCTURAL LUMP 0240 CONCRETE CURBS AND LUMP SIDEWALKS | 503.12 REINFORCING STEEL, | 0250 | FABRICATED AND DELIVERED | 9400.000 | KG |503.13 REINFORCING STEEL,| 0260 PLACING |503.17 MECHANICAL WELDED | 0270 SPLICE 100.000 |504.702 STRUCTURAL STEEL | 0280 FABRICATED AND DELIVERED, LUMP LUMP WELDED 504.71 STRUCTURAL STEEL 0290 ERECTION LUMP LUMP |505.08 SHEAR CONNECTORS 0300 LUMP LUMP 507.0811 STEEL BRIDGE 0310 RAILING, 2 BAR LUMP LUMP |508.14 HIGH PERFORMANCE 0320 WATERPROOFING MEMBRANE | LUMP LUMP

MAINE DEPARTMENT OF TRANSPORTATION PAGE: 4 DATE: 031124

REVISED:

SCHEDULE OF ITEMS

LINE				BID AMOUNT
NO	DESCRIPTION		DOLLARS CTS	DOLLARS CT
	511.07 COFFERDAM: Abutment 1	LUMP	LUMP	
	511.07 COFFERDAM: Abutment 2 	LUMP		
0350	511.07 COFFERDAM: Pier 1	 LUMP	LUMP	
0360	511.07 COFFERDAM: Pier 2	 LUMP 	 LUMP	
	514.06 CURING BOX FOR CONCRETE CYLINDERS	 1.000 EA		
0380	515.20 PROTECTIVE COATING FOR CONCRETE SURFACES	 75.000 M2		
	526.301 TEMPORARY CONCRETE BARRIER TYPE I	LUMP	LUMP	
0400	526.34 PERMANENT CONCRETE TRANSITION BARRIER	 4.000 EA		
	603.16 375 MM CULVERT PIPE OPTION I 	 10.000 M		
	603.179 450 MM CULVERT PIPE OPTION III 	 64.000 M		
	603.20 750 MM CULVERT PIPE OPTION I 	 18.000		

MAINE DEPARTMENT OF TRANSPORTATION PAGE: 5
DATE: 031124

SCHEDULE OF ITEMS

REVISED:

LINE	ITEM DESCRIPTION	APPROX.	UNIT PRI		BID AMOUNT	
NO	DESCRIPTION	QUANTITY AND UNITS	DOLLARS			CT
	603.209 750 MM CULVERT PIPE OPTION III 	 39.000 M		 		
	606.1721 BRIDGE TRANSITION - TYPE 1 	 4.000 EA	 	 		
0460	606.178 GUARDRAIL BEAM 	 16.000 M	 		 	
	606.23 GUARDRAIL TYPE 3C - SINGLE RAIL 	 190.000 M				
	606.232 GUARDRAIL TYPE 3C - OVER 4.5 M RADIUS 	 88.000 M		 		
0490	606.265 TERMINAL END - SINGLE RAIL - GALVANIZED STEEL	 3.000 EA		 		
	606.35 GUARDRAIL DELINEATOR POST 	 9.000 EA				
	606.363 GUARDRAIL REMOVE AND DISPOSE 	 96.000 м		 		
0520	606.364 GUARDRAIL REMOVE, MODIFY AND RESET, TYPE 3B	 460.000 M		 		
	606.367 REPLACE UNUSABLE EXISTING GUARDRAIL POSTS 	 50.000 EA	 	 	 	
	606.79 GUARDRAIL 350 FLARED TERMINAL	 3.000	 	 		

SCHEDULE OF ITEMS REVISED:

LINE	ITEM	APPROX.	UNIT PRICE	BID AMOUNT
NO	DESCRIPTION	201111111		B DOLLARS CT
0550	609.31 CURB TYPE 3 	 130.000 M		
0560	610.08 PLAIN RIPRAP 	 450.000 M3		
	610.18 STONE DITCH PROTECTION 	 48.000 M3		
	613.319 EROSION CONTROL BLANKET 	 350.000 M2		
0590	615.07 LOAM 	 405.000 M3		
	618.1401 SEEDING METHOD NUMBER 2 - PLAN QUANTITY 	 25.000 UN		
	618.1411 SEEDING METHOD NUMBER 3 - PLAN QUANTITY	 59.000 UN		
0620	618.15 TEMPORARY SEEDING 	 32.000 KG		
	619.1201 MULCH - PLAN QUANTITY 	 105.000 UN		
0640	619.1401 EROSION CONTROL MIX 	 810.000 M3		
	620.58 EROSION CONTROL GEOTEXTILE 	 390.000 M2		

MAINE DEPARTMENT OF TRANSPORTATION PAGE: 7
DATE: 031124

SCHEDULE OF ITEMS

REVISED:

LINE NO	ITEM DESCRIPTION	APPROX. QUANTITY	UN	UNIT PRICE		BID AM	IOUNT
140	DEBCKIFIION	AND UNITS	DOLL	ARS	CTS	DOLLARS	CT
0660	627.711 WHITE OR YELLOW PAINTED PAVEMENT MARKING LINE (PLAN QUANTITY)	 1890.00 M	0				
0670	627.76 TEMPORARY PAVEMENT MARKING LINE, WHITE OR YELLOW	 LUMP 	 LUMP				
	627.77 REMOVING PAVEMENT MARKINGS	 100.00 M2	0				
0690	627.811 TEMPORARY BI-DIRECTIONAL YELLOW DELINEATORS	 400.00 EA	0				
	629.05 HAND LABOR, STRAIGHT TIME	 20.00 HR	0				
0710	631.12 ALL PURPOSE EXCAVATOR (INCLUDING OPERATOR)	 20.00 HR	0				
0720	631.172 TRUCK - LARGE (INCLUDING OPERATOR)	 20.00 HR	0				
0730	635.14 PREFABRICATED CONCRETE MODULAR GRAVITY WALL	 19.00 M2	0				
0740	637.071 DUST CONTROL	 LUMP 	 LUMP				
0750	639.18 FIELD OFFICE TYPE A	 1.00 EA	0				
0760	652.31 TYPE I BARRICADE	 10.00 EA	0 				

REVISED:

SCHEDULE OF ITEMS

ITEM	APPROX.	UNIT PRI	~E ,I	BID AMOUNT	
DESCRIPTION	QUANTITY -	DOLLARS	CTS	DOLLARS	CT
652.33 DRUM	 50.000 EA				
652.34 CONE	 50.000 EA	 	 	 	
652.35 CONSTRUCTION SIGNS	 100.000 M2	 	 	 	
652.361 MAINTENANCE OF TRAFFIC CONTROL DEVICES	 LUMP 	 LUMP 	 	 	
652.38 FLAGGER	 1000.000 HR	 	 	 	
656.75 TEMPORARY SOIL EROSION AND WATER POLLUTION CONTROL	 LUMP 	 LUMP 	 	 	
659.10 MOBILIZATION	 LUMP	 LUMP	 		
660.21 ON-THE-JOB TRAINING (BID)	 1000.000 HR	 	 	 	
 SECTION 0001 TOTAL		 	 		•
SECTION 0002 NO	ORTHERN UTILITIE	S / NON-PAR	т.		
845.101 STRUCTURAL STEEL UTILITY SUPPORT - FURNISH	 LUMP 	 LUMP 	 		
	652.33 DRUM 652.34 CONE 652.35 CONSTRUCTION SIGNS 652.361 MAINTENANCE OF TRAFFIC CONTROL DEVICES 652.38 FLAGGER 656.75 TEMPORARY SOIL EROSION AND WATER POLLUTION CONTROL 659.10 MOBILIZATION 660.21 ON-THE-JOB TRAINING (BID) SECTION 0001 TOTAL SECTION 0002 NO 845.101 STRUCTURAL STEEL UTILITY SUPPORT -	AND UNITS 652.33 DRUM	AND UNITS DOLLARS	AND UNITS DOLLARS CTS	AND UNITS DOLLARS CTS DOLLARS 652.33 DRUM

MAINE DEPARTMENT OF TRANSPORTATION

SCHEDULE OF ITEMS

PAGE: 9 DATE: 031124

REVISED:

CONTRA	ACTOR :							
LINE NO	ITEM DESCRIPTION	APPROX. QUANTITY -	UNIT PRIC	CE	BID AM	OUNT		
	DESCRIPTION		DOLLARS	CTS	DOLLARS	CTS		
	SECTION 0003 VERIZON / NON - PART.							
	806.69 UTILITY CONDUIT	 	 	 	 	 		
0860	RELOCATION 	LUMP	LUMP 		 			
	845.101 STRUCTURAL STEEL	 	LUMP		 			
	UTILITY SUPPORT - FURNISH	LUMP 	 TOWE		 			
	845.11 TEMPORARY	 	 LUMP		 			
	SUPPORT				 			
	SECTION 0003 TOTAL		 					
	· 		<u>-</u> 			<u>-</u> -		
	TOTAL BID		 					

CONTRACT AGREEMENT, OFFER & AWARD

AGREEMENT made on the date last signed below, by and between the State of Maine						
acting through and by its Department of Transportation (Department), an agency of state						
government with its principal administrative offices located at 1705 U.S. Route 202,						
Winthrop, Maine, with a mailing address at 16 State House Station, Augusta, Maine 04333-						
0016, and(Name of the firm bidding the job)						
a corporation or other legal entity organized under the laws of the State of Maine, with its						
principal place of business located at(address of the firm bidding the job)						
The Department and the Contractor, in consideration of the mutual promises set forth in this						
Agreement (the "Contract"), hereby agree as follows: \ \						
A. The Work.						
The Contractor Apple to all whether the contract of an indicated in the Contract						
The Contractor agrees to complete all Work as specified or indicated in the Contrac including Extra Work in conformity with the Contract, PIN Vo1224.00						
included Extra Work in combanity with the Contract, 1 in 20. 1224.00						
the Hot Mix Asphalt Overlay in the						
town city of West Eastport County of						
Washington Maine. The Work includes construction, maintenance during						
construction, watranty as provided in the Contract, and other incidental work.						
The Contractor shall be responsible for furnishing all supervision, labor, equipment						
tools supplies, permanent materials and temporary materials required to perform the						
Work including construction quality control including inspection, testing and						
documentation, all required documentation at the conclusion of the project, warranting						
its work and performing all other work indicated in the Contract.						
The Department shall have the right to alter the nature and extent of the Work as provided in the Contract; payment to be made as provided in the same.						
B. Time.						
The Contractor agrees to complete all Work, except warranty work, on or before November 15, 2003. Further, the Department may deduct from moneys otherwise						
due the Contractor, not as a penalty, but as Liquidated Damages in accordance with Sections 107.7 and 107.8 of the State of Maine Department of Transportation Standard						
Specifications, Revision of December 2002.						

C. Price.

The quantities given in the Schedule of Items of the Bid Package will be used as the basis for determining the original Contract amount and for determining the amounts of the required Performance Surety Bond and Payment Surety Bond, and that the amount of this offer is _____(Place bid here in alphabetical form such as One Hundred and

Two dollars and 10 cents)

\$\(\) (repeat bid here in numerical terms, such as \$102.10)

Performance

Bond and Payment Bond each being 100% of the amount of this Contract.

D. Contract.

This Contract, which may be amended, modified, or supplemented in writing only, consists of the Contract documents as defined in the Plans, Standard Specifications, Revision of December 2002, Standard Details Revision of December 2002, Supplemental Specifications, Special Provisions, Contract Agreement; and Contract Bonds. It is agreed and understood that this Contract will be governed by the documents listed above.

E. Certifications.

By signing below, the Contractor hereby certifies that to the best of the Contractor's knowledge and belief:

- 1. All of the statements representations, covenants, and/or certifications required or set forth in the Bid and the Bid Documents, including those in Appendix A to Division 100 of the Standard Specifications Revision of December 2002 (Federal Contract Provisions Supplement), and the Contract are still complete and accurate as of the date of this Agreement.
- 2. The Contractor knows of no legal, contractual, or financial impediment to entering into this Contract.
- 3. The person signing below is legally authorized by the Contractor to sign this Contract on behalf of the Contractor and to legally bind the Contractor to the terms of the Contract.

F. Offer.

The undersigned, having carefully examined the site of work, the Plans, Standard Specifications, Revision of December 2002, Standard Details Revision of December 2002, Supplemental Specifications, Special Provisions, Contract Agreement; and Contract Bonds contained herein for construction of:

PIN 1234.00 West Eastport, Hot Mix Asphalt Overlay

State of Maine, on which bids will be received until the time specified in the "Notice to Contractors" do(es) hereby bid and offer to enter into this contract to supply all the materials, tools, equipment and labor to construct the whole of the Work in strict accordance with the terms and conditions of this Contract at the unit prices in the attached "Schedule of Items".

The Offeror agrees to perform the work required at the price specified above and in accordance with the bids provided in the attached "Schedule of Items" in strict accordance with the terms of this solicitation, and to provide the appropriate insurance and bonds if this offer is accepted by the Government in writing.

As Offeror also agrees

First. To do any extra work, not covered by the attached "Schedule of Items", which may be ordered by the Resident, and to accept as full compensation the amount determined upon a "Force Account" basis as provided in the Standard Specifications, Revision of December 2002, and as addressed in the contract documents.

Second: That the bid band at 5% of the bid amount or the official bank check, cashier's check, certificate of deposit or U. S. Postal Money Order in the amount given in the "Notice to Contractors", payable to the Treasurer of the State of Maine and accompanying this bid, shall be forfeited, as liquidated damages, if in case this bid is accepted, and the undersigned shall fail to abide by the terms and conditions of the offer and fail to furnish satisfactory insurance and Contract bonds under the conditions stipulated in the Specifications within 15 days of notice of intent to award the contract.

Third: To begin the Work on the date specified in the Engineer's "Notice to Commence Work" as stated in Section 107.2 of the Standard Specifications Revision of 2002 and complete the Work within the time limits given in the Special Provisions of this Contract.

Fourth: The Contractor will be bound to the Disadvantaged Business Enterprise (DBE) Requirements contained in the attached Notice (Additional Instructions to Bidders) and submit a completed Contractor's Disadvantaged Business Enterprise Utilization Plan by 4:30pm on the day of bid opening to the Contracts Engineer.

Fifth: That this offer shall remain open for 30 calendar days after the date of opening of bids.

Sixth: The Bidder hereby certifies, to the best of its knowledge and belief that: the Bidder has not, either directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of competitive bidding in connection with its bid, and its subsequent contract with the Department.

	ctor, for itself, its successors and assigns, hereby agreement and thereby binds itself to all covenants, ontract Documents.
Date (Witness Sign Here) Witness G. Award.	(Sign Here) (Signature of Legally Authorized Representative of the Contractor) (Print Name Here) (Name and Title Printed)
Your offer is hereby accepted. documents referenced herein.	This award consummates the Contract, and the
	MAINE DEPARTMENT OF TRANSPORTATION
Date	By: David A. Cole, Commissioner
(Witness)	

CONTRACT AGREEMENT, OFFER & AWARD

AGREEMENT made on the date last signed below, by and between the State of Maine, acting through and by its Department of Transportation (Department), an agency of state government with its principal administrative offices located at Child Street Augusta, Maine, with a mailing address at 16 State House Station, Augusta, Maine 04333-0016, and

a corporation or other legal entity or	ganized	under	the	laws	of the	State	of	Maine,	with	its
principal place of business located at										

The Department and the Contractor, in consideration of the mutual promises set forth in this Agreement (the "Contract"), hereby agree as follows:

A. The Work.

The Contractor agrees to complete all Work as specified or indicated in the Contract including Extra Work in conformity with the Contract, PIN No. 10189

, for the **Bridge Replacement** in the town of **Lisbon**, County of **Androscoggin**, Maine. The Work includes construction, maintenance during construction, warranty as provided in the Contract, and other incidental work.

The Contractor shall be responsible for furnishing all supervision, labor, equipment, tools supplies, permanent materials and temporary materials required to perform the Work including construction quality control including inspection, testing and documentation, all required documentation at the conclusion of the project, warranting its work and performing all other work indicated in the Contract.

The Department shall have the right to alter the nature and extent of the Work as provided in the Contract; payment to be made as provided in the same.

B. Time.

The Contractor agrees to complete all Work, except warranty work, on or before <u>May</u> <u>15, 2005</u>. Further, the Department may deduct from moneys otherwise due the Contractor, not as a penalty, but as Liquidated Damages in accordance with Sections 107.7 and 107.8 of the State of Maine Department of Transportation Standard Specifications, Revision of December 2002.

C. Price.

The quantities given in the Schedule of Items of the Bid Package will be used as the basis for determining the original Contract amount and for determining the amounts of the required Performance Surety Bond and Payment Surety Bond, and that the amount of this offer is

Section 0001 \$_	
Section 0002 \$ _	
Section 0003 \$	

Performance Bond and Payment Bond each being 100% of the amount awarded under this Contract (see award amount in Section G below).

D. Contract.

This Contract, which may be amended, modified, or supplemented in writing only, consists of the Contract documents as defined in the Plans, Standard Specifications, Revision of December 2002, Standard Details Revision of December 2002 as updated through advertisement, Supplemental Specifications, Special Provisions, Contract Agreement; and Contract Bonds. It is agreed and understood that this Contract will be governed by the documents listed above.

E. Certifications.

By signing below, the Contractor hereby certifies that to the best of the Contractor's knowledge and belief:

- 1. All of the statements, representations, covenants, and/or certifications required or set forth in the Bid and the Bid Documents, including those in Appendix A to Division 100 of the Standard Specifications Revision of December 2002 (Federal Contract Provisions Supplement), and the Contract are still complete and accurate as of the date of this Agreement.
- 2. The Contractor knows of no legal, contractual, or financial impediment to entering into this Contract.
- 3. The person signing below is legally authorized by the Contractor to sign this Contract on behalf of the Contractor and to legally bind the Contractor to the terms of the Contract.

F. Offer.

The undersigned, having carefully examined the site of work, the Plans, Standard Specifications Revision of December 2002, Standard Details Revision of December 2002 as updated through advetisement, Supplemental Specifications, Special Provisions, Contract Agreement; and Contract Bonds contained herein for construction of:

PIN 10189.00 Lisbon Bridge Replacement,

State of Maine, on which bids will be received until the time specified in the "Notice to Contractors" do(es) hereby bid and offer to enter into this contract to supply all the materials, tools, equipment and labor to construct the whole of the Work in strict accordance with the terms and conditions of this Contract at the unit prices in the attached "Schedule of Items".

The Offeror agrees to perform the work required at the price specified above and in accordance with the bids provided in the attached "Schedule of Items" in strict accordance with the terms of this solicitation, and to provide the appropriate insurance and bonds if this offer is accepted by the Government in writing.

As Offeror also agrees:

First: To do any extra work, not covered by the attached "Schedule of Items", which may be ordered by the Resident, and to accept as full compensation the amount determined upon a "Force Account" basis as provided in the Standard Specifications, Revision of December 2002, and as addressed in the contract documents.

Second: That the bid bond at 5% of the bid amount or the official bank check, cashier's check, certificate of deposit or U. S. Postal Money Order in the amount given in the "Notice to Contractors", payable to the Treasurer of the State of Maine and accompanying this bid, shall be forfeited, as liquidated damages, if in case this bid is accepted, and the undersigned shall fail to abide by the terms and conditions of the offer and fail to furnish satisfactory insurance and Contract bonds under the conditions stipulated in the Specifications within 15 days of notice of intent to award the contract.

Third: To begin the Work on the date specified in the Engineer's "Notice to Commence Work" as stated in Section 107.2 of the Standard Specifications Revision of December 2002 and complete the Work within the time limits given in the Special Provisions of this Contract.

Fourth: The Contractor will be bound to the Disadvantaged Business Enterprise (DBE) Requirements contained in the attached Notice (Additional Instructions to Bidders) and submit a completed Contractor's Disadvantaged Business Enterprise Utilization Plan by 4:30pm on the day of bid opening to the Contracts Engineer.

Fifth: That this offer shall remain open for 30 calendar days after the date of opening of bids.

Sixth: The Bidder hereby certifies, to the best of its knowledge and belief that: the Bidder has not, either directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of competitive bidding in connection with its bid, and its subsequent contract with the Department.

IN WITNESS WHEREOF, the Contractor, for itself, its successors and assigns, hereby execute two duplicate originals of this Agreement and thereby binds itself to all covenants, terms, and obligations contained in the Contract Documents.

		CONTRACTOR
	Date	(Signature of Legally Authorized Representative of the Contractor)
	Witness	(Name and Title Printed)
G.	Award.	
	Your offer is hereby accepte	ed for (see checked boxes):
	Section 0001 □ Section 0002 □ Section 0003 □	
	Contract Amount:	
	This award consummates the	e Contract, and the documents referenced herein.
		MAINE DEPARTMENT OF TRANSPORTATION
	Date	By: David A. Cole, Commissioner
	Witness	_

CONTRACT AGREEMENT, OFFER & AWARD

AGREEMENT made on the date last signed below, by and between the State of Maine, acting through and by its Department of Transportation (Department), an agency of state government with its principal administrative offices located at Child Street Augusta, Maine, with a mailing address at 16 State House Station, Augusta, Maine 04333-0016, and

a corporation or other legal entity or	ganized	under	the	laws	of the	State	of	Maine,	with	its
principal place of business located at										

The Department and the Contractor, in consideration of the mutual promises set forth in this Agreement (the "Contract"), hereby agree as follows:

A. The Work.

The Contractor agrees to complete all Work as specified or indicated in the Contract including Extra Work in conformity with the Contract, PIN No. 10189

, for the **Bridge Replacement** in the town of **Lisbon**, County of **Androscoggin**, Maine. The Work includes construction, maintenance during construction, warranty as provided in the Contract, and other incidental work.

The Contractor shall be responsible for furnishing all supervision, labor, equipment, tools supplies, permanent materials and temporary materials required to perform the Work including construction quality control including inspection, testing and documentation, all required documentation at the conclusion of the project, warranting its work and performing all other work indicated in the Contract.

The Department shall have the right to alter the nature and extent of the Work as provided in the Contract; payment to be made as provided in the same.

B. Time.

The Contractor agrees to complete all Work, except warranty work, on or before <u>May</u> <u>15, 2005</u>. Further, the Department may deduct from moneys otherwise due the Contractor, not as a penalty, but as Liquidated Damages in accordance with Sections 107.7 and 107.8 of the State of Maine Department of Transportation Standard Specifications, Revision of December 2002.

C. Price.

The quantities given in the Schedule of Items of the Bid Package will be used as the basis for determining the original Contract amount and for determining the amounts of the required Performance Surety Bond and Payment Surety Bond, and that the amount of this offer is

Section 0001 \$_	
Section 0002 \$ _	
Section 0003 \$	

Performance Bond and Payment Bond each being 100% of the amount awarded under this Contract (see award amount in Section G below).

D. Contract.

This Contract, which may be amended, modified, or supplemented in writing only, consists of the Contract documents as defined in the Plans, Standard Specifications, Revision of December 2002, Standard Details Revision of December 2002 as updated through advertisement, Supplemental Specifications, Special Provisions, Contract Agreement; and Contract Bonds. It is agreed and understood that this Contract will be governed by the documents listed above.

E. Certifications.

By signing below, the Contractor hereby certifies that to the best of the Contractor's knowledge and belief:

- 1. All of the statements, representations, covenants, and/or certifications required or set forth in the Bid and the Bid Documents, including those in Appendix A to Division 100 of the Standard Specifications Revision of December 2002 (Federal Contract Provisions Supplement), and the Contract are still complete and accurate as of the date of this Agreement.
- 2. The Contractor knows of no legal, contractual, or financial impediment to entering into this Contract.
- 3. The person signing below is legally authorized by the Contractor to sign this Contract on behalf of the Contractor and to legally bind the Contractor to the terms of the Contract.

F. Offer.

The undersigned, having carefully examined the site of work, the Plans, Standard Specifications Revision of December 2002, Standard Details Revision of December 2002 as updated through advetisement, Supplemental Specifications, Special Provisions, Contract Agreement; and Contract Bonds contained herein for construction of:

PIN 10189.00 Lisbon Bridge Replacement,

State of Maine, on which bids will be received until the time specified in the "Notice to Contractors" do(es) hereby bid and offer to enter into this contract to supply all the materials, tools, equipment and labor to construct the whole of the Work in strict accordance with the terms and conditions of this Contract at the unit prices in the attached "Schedule of Items".

The Offeror agrees to perform the work required at the price specified above and in accordance with the bids provided in the attached "Schedule of Items" in strict accordance with the terms of this solicitation, and to provide the appropriate insurance and bonds if this offer is accepted by the Government in writing.

As Offeror also agrees:

First: To do any extra work, not covered by the attached "Schedule of Items", which may be ordered by the Resident, and to accept as full compensation the amount determined upon a "Force Account" basis as provided in the Standard Specifications, Revision of December 2002, and as addressed in the contract documents.

Second: That the bid bond at 5% of the bid amount or the official bank check, cashier's check, certificate of deposit or U. S. Postal Money Order in the amount given in the "Notice to Contractors", payable to the Treasurer of the State of Maine and accompanying this bid, shall be forfeited, as liquidated damages, if in case this bid is accepted, and the undersigned shall fail to abide by the terms and conditions of the offer and fail to furnish satisfactory insurance and Contract bonds under the conditions stipulated in the Specifications within 15 days of notice of intent to award the contract.

Third: To begin the Work on the date specified in the Engineer's "Notice to Commence Work" as stated in Section 107.2 of the Standard Specifications Revision of December 2002 and complete the Work within the time limits given in the Special Provisions of this Contract.

Fourth: The Contractor will be bound to the Disadvantaged Business Enterprise (DBE) Requirements contained in the attached Notice (Additional Instructions to Bidders) and submit a completed Contractor's Disadvantaged Business Enterprise Utilization Plan by 4:30pm on the day of bid opening to the Contracts Engineer.

Fifth: That this offer shall remain open for 30 calendar days after the date of opening of bids.

Sixth: The Bidder hereby certifies, to the best of its knowledge and belief that: the Bidder has not, either directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of competitive bidding in connection with its bid, and its subsequent contract with the Department.

IN WITNESS WHEREOF, the Contractor, for itself, its successors and assigns, hereby execute two duplicate originals of this Agreement and thereby binds itself to all covenants, terms, and obligations contained in the Contract Documents.

		CONTRACTOR
	Date	(Signature of Legally Authorized Representative of the Contractor)
	Witness	(Name and Title Printed)
G.	Award.	
	Your offer is hereby accepte	ed for (see checked boxes):
	Section 0001 □ Section 0002 □ Section 0003 □	
	Contract Amount:	
	This award consummates the	e Contract, and the documents referenced herein.
		MAINE DEPARTMENT OF TRANSPORTATION
	Date	By: David A. Cole, Commissioner
	Witness	_

GENERAL DECISION ME030003 06/13/03 ME3 General Decision Number ME030003

Superseded General Decision No. ME020003

State: Maine

Construction Type:

HIGHWAY

County(ies):

ANDROSCOGGIN CUMBERLAND

Highway Construction Projects Excluding Major Bridging (for example: bascule, suspension and spandrel arch bridges; those bridging waters presently navigating or to be navigable; and those involving marine construction in any degree); tunnels, building structures in rest area projects and railroad construction.

Modification Number Publication Date 0 06/13/2003

COUNTY(ies):

ANDROSCOGGIN CUMBERLAND

SUME4025A 10/24/2000

CARPENTERS	Rates 11.30	Fringes 1.95
ELECTRICIANS	17.90	2.30
LABORERS		
Flaggers	6.00	
Landscape	7.99	.72
Unskilled	8.69	1.08
POWER EQUIPMENT OPERATORS		
Backhoes	12.39	2.00
Bulldozers	11.13	1.94
Excavators	11.24	1.31
Loaders	11.19	1.82
Rollers	10.16	1.56
TRUCK DRIVERS		
Dump	9.02	1.39
Two axle	9.08	1.28

WELDERS - Receive rate prescribed for craft performing operation to which welding is incidental.

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29 CFR 5.5(a)(1)(ii)).

In the listing above, the "SU" designation means that rates

listed under that identifier do not reflect collectively

bargained wage and fringe benefit rates. Other designations indicate unions whose rates have been determined to be prevailing.

WAGE DETERMINATION APPEALS PROCESS

- 1.) Has there been an initial decision in the matter? This can be:
- * an existing published wage determination
- * a survey underlying a wage determination
- * a Wage and Hour Division letter setting forth a position on a wage determination matter
- * a conformance (additional classification and rate) ruling

On survey related matters, initial contact, including requests for summaries of surveys, should be with the Wage and Hour Regional Office for the area in which the survey was conducted because those Regional Offices have responsibility for the Davis-Bacon survey program. If the response from this initial contact is not satisfactory, then the process described in 2.) and 3.) should be followed.

With regard to any other matter not yet ripe for the formal process described here, initial contact should be with the Branch of Construction Wage Determinations. Write to:

Branch of Construction Wage Determinations Wage and Hour Division
U. S. Department of Labor
200 Constitution Avenue, N. W.
Washington, D. C. 20210

2.) If the answer to the question in 1.) is yes, then an interested party (those affected by the action) can request review and reconsideration from the Wage and Hour Administrator (See 29 CFR Part 1.8 and 29 CFR Part 7). Write to:

Wage and Hour Administrator U.S. Department of Labor 200 Constitution Avenue, N. W. Washington, D. C. 20210

The request should be accompanied by a full statement of the interested party's position and by any information (wage payment data, project description, area practice material, etc.) that the requestor considers relevant to the issue.

3.) If the decision of the Administrator is not favorable, an interested party may appeal directly to the Administrative Review Board (formerly the Wage Appeals Board). Write to:

Administrative Review Board U. S. Department of Labor 200 Constitution Avenue, N. W. Washington, D. C. 20210

4.) All decisions by the Administrative Review Board are final.

END OF GENERAL DECISION

Project No. BR-1018(900)X

SPECIAL PROVISION CONSTRUCTION AREA

A Construction Area located in the **Town of <u>LISBON</u>** has been established by the Maine Department of Transportation in accordance with provisions of Title 29, Section 1703, Maine Revised Statutes Annotated.

- (a) The section of highway under construction beginning at Sta. 0+994.000 to Sta. 1+584.000 of the construction centerline, plus approaches.
- (b) (Route 196) from Sta. 0+994.000 to Sta. 1+584.000 of the construction centerline, plus approaches.

The State Department of Transportation or the State's Engineer may issue permits for stated periods of time for moving construction equipment without loads, low-bed trailers with overloads, over-height, over-width or overlength equipment or materials over all State maintained sections described in the "Construction Area" above and in addition may issue permits for stated periods of time for moving overweight vehicles and loads over the section described in (a) above. The right to revoke such a permit at any time is reserved by the State Department of Transportation and the issuance of such permits shall be subject to any Special Provisions or Supplemental Specifications written for this project.

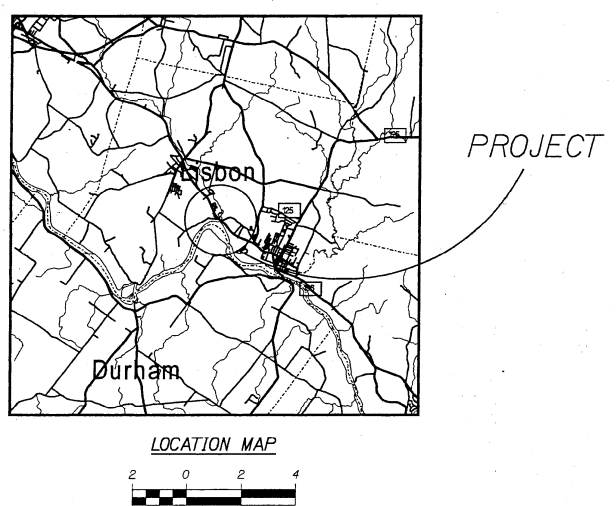
A Temporary Permit for each move may be issued by the State Department of Transportation or the State's Engineer for moving Contractor's construction equipment used on the project which exceeds the legal limits (shovels, bulldozers, etc.) to sources of construction material over highways maintained by the State reasonably within the area of the project.

The Municipal Officers for the **Town of <u>LISBON</u>** agreed that a permit will be issued to the Contractor for the purpose of hauling loads in excess of the limits as specified in Title 29, Maine Revised Statues Annotated, on the town ways as described in the "Construction Area" and that single move permits will be issued for moving Contractor's construction equipment used on the project which exceeds the legal limits (shovels, bulldozers, etc.) to sources of construction material over town ways reasonably within the area of the project.

In the event it is necessary to transport gravel, borrow, or other construction material in legally registered vehicles carrying legal loads over town ways, a Contractor's Bond of not more than Nine Thousand (\$9,000.00) per kilometer of traveled length may be required by the town, the exact amount of said bond to be determined prior to use of any town way.

The maximum speed limits for trucks on any town way will be forty (40) km per hour [25 mph], unless a higher legal limit is specifically agreed upon in writing by the Municipal Officers concerned.

BRIDGE REPLACEMENT BRIDGE NO. 2733





Scale in Kilometers

SPECIAL PROVISION CONSTRUCTION AREA

Title 29A, M.R.S.A., Subsection 2383. Overlimit movement permits

- 1. Overlimit movement permits issued by State. The Secretary of State, acting under guidelines and advice of the Commissioner of Transportation, may grant permits to move non-divisible objects having a length, width, height or weight greater than specified in this Title over a way or bridge maintained by the Department of Transportation.
- 2. Permit Fee. The Secretary of State, with the advice of the Commissioner of Transportation, may set the fee for these permits, at not less than \$3, nor more than \$15, based on weight, height, length and width.
- 3. County and municipal permits. A permit may be granted, for a reasonable fee, by county commissioners or municipal officers for travel over a way or bridge maintained by that county or municipality.
- 4. Permits for weight. A vehicle granted a permit for excess weight must first be registered for the maximum gross vehicle weight allowed for that vehicle.
- 5. Special mobile equipment. The Secretary of State may grant a permit, for no more than one year, to move pneumatic-tire equipment under its own power, including Class A and Class B special mobile equipment, over ways and bridges maintained by the Department of Transportation. The fee for that permit is \$15 for each 30-day period.
- 6. Scope of permit. A permit is limited to the particular vehicle or object to be moved and particular ways and bridges.
- 7. Construction permits. A permit for a stated period of time may be issued for loads and equipment employed on public way construction projects, United States Government projects or construction of private ways, when within construction areas established by the Department of Transportation. The Permit:
 - A. Must be procured from the municipal officers for a construction area within that municipality;
 - B. May require the Contractor to be responsible for damage to ways used in the construction areas and ma provide for:
 - (1) Withholding by the agency contraction the work of final payment under contract; or
 - (2) The furnishing of a bond by the Contractor to guarantee suitable repair or payment damages.
 - C. May be granted by the Department of Transportation or by the state engineer in charge of the construction contract; and
 - D. For construction areas, carries no fee and does not come within the scope of this section.
- 8. Gross vehicle weight permits. The following may grant permits to operate a vehicle having a gross vehicle weight exceeding the prescribed limit:

- A. The Secretary of State, with the consent of the Department of Transportation, for state and state aid highways and bridges within city or compact village limits;
- B. Municipal officers, for all other ways and bridges within that city and compact village limits; and
- C. The county commissioners, for county roads and bridges located in unorganized territory.
- 9. Pilot vehicles and state police escorts. Pilot vehicles required by a permit must be equipped with warning lights and signs as required by the Secretary of State with the advice of the Department of Transportation.

Warning lights may only be operated and lettering on the signs may only be visible on a pilot vehicle while it is escorting on a public way a vehicle with a permit.

The Secretary of State shall require a State Police escort for a single vehicle or a combination of vehicles of 125 feet or more in length or 16 feet or more in width. The Secretary of State, with the advice of the Commissioner of Transportation, may require vehicles of lesser dimensions to be escorted by the State Police.

The Bureau of State Police shall establish a fee for State Police escorts.

All fees collected must be used to defray the cost of services provided.

With the advice of the Commissioner of Transportation and the Chief of the State Police, the Secretary of State shall establish rules for the operation for the operation of pilot vehicles.

10. Taxes paid. A permit for a mobile home may not be granted unless the applicant provides reasonable assurance that all property taxes, sewage disposal charges and drain and sewer assessments applicable to the mobile home, including those for the current tax year, have been paid or that the mobile home is exempt from those taxes.

1993, c. 683, § S-2, eff. January 1, 1995.

Historical and Statutory Notes

Derivation:

	Laws 1977, c. 73, § 5.
	Laws 1981, c. 413.
R.S. 1954, c. 22 § 98	Laws 1985, c. 225, § 1
Laws 1955, c. 389	Laws 1987. c. 52.
Laws 1967, c. 3.	Laws 1987, 781, § 3.
Laws 1971, c. 593, § 22.	Laws 1989, c. 866, § B-13.
Laws 1973, c. 213.	Laws 1991, c. 388, § 8.
Laws 1975, c. 130, §	Laws 1993, c. 683, § A-1.
Laws 1975, c. 319, § 2	. Former 29 M.R.S.A. § 2382.

Cross Reference

Collection by Secretary of State, See 29-A M.R.S.A. § 154.

SPECIAL PROVISION

(Consolidated Special Provisions)

SPECIAL PROVISION SECTION 101 CONTRACT INTERPRETATION

101.2 Definitions - Closeout Documentation

Replace the sentence "A letter stating the amount..... DBE goals." with "DBE Goal Attainment Verification Form"

SPECIAL PROVISION SECTION 102 DELIVERY OF BIDS

(Location and Time)

102.7.1 Location and Time Add the following sentence "As a minimum, the Bidder will submit a Bid Package consisting of the Notice to Contractors, the completed Acknowledgement of Bid Amendments & Submission of Bid Bond Validation Number form, the completed Schedule of Items, 2 copies of the completed Agreement, Offer, & Award form, a Bid Bond or Bid Guarantee, and any other Certifications or Bid Requirements listed in the Bid Book."

SPECIAL PROVISION SECTION 103 AWARD AND CONTRACTING

103.3.1 Notice and Information Gathering

Change the first paragraph to read as follows: "After Bid Opening and as a condition for Award of a Contract, the Department may require an Apparent Successful Bidder to demonstrate to the Department's satisfaction that the Bidder is responsible and qualified to perform the Work."

SPECIAL PROVISION SECTION 105 GENERAL SCOPE OF WORK

105.6.2 Contractor Provided Services

Change the first paragraph by the addition of the following as the second sentence: "The Contractor is also responsible for providing construction centerline, or close reference points, for all Utility Facilities relocations and adjustments as necessary to complete the Work."

SPECIAL PROVISION SECTION 106 OUALITY

106.6 Acceptance Add the following to paragraph 1 of A: "This includes Sections 401 - Hot Mix Asphalt, 402 - Pavement Smoothness, and 502 - Structural Concrete - Method A - Air Content."

Add the following to the beginning of paragraph 3 of A: "For pay factors based on Quality Level Analysis, and"

SPECIAL PROVISION SECTION 107 TIME

<u>107.3.1 General</u> Add the following: "If a Holiday occurs on a Sunday, the following Monday shall be considered a Holiday. Sunday or Holiday work must be approved by the Department, except that the Contractor may work on Martin Luther King Day, President's Day, Patriot's Day, the Friday after Thanksgiving, and Columbus Day without the Department's approval."

SPECIAL PROVISION SECTION 108 PAYMENT

<u>108.4 Payment for Materials Obtained and Stored</u> First paragraph, second sentence, delete the words "...Delivered on or near the Work site at acceptable storage places."

SPECIAL PROVISION SECTION 109 CHANGES

- 109.1.1 Changes Permitted Add the following to the end of the paragraph: "There will be no adjustment to Contract Time due to an increase or decrease in quantities, compared to those estimated, except as addressed through Contract Modification(s)."
- <u>109.1.2 Substantial Changes to Major Items</u> Add the following to the end of the paragraph: "Contract Time adjustments may be made for substantial changes to Major Items when the change affects the Critical Path, as determined by the Department"
- 109.4.4 Investigation / Adjustment In the third sentence, delete the words "subsections (A) (E)"

- 109.7.2 Basis of Payment Replace with the following: "Equitable Adjustments will be established by mutual Agreement for compensable items listed in Section 109.7.3-Compensable Items, based upon Unit or Lump Sum Prices. If Agreement cannot be reached, the Contractor shall accept payment on a Force Account basis as provided in Section 109.7.5 Force Account Work, as full and complete compensation for all Work relating to the Equitable Adjustment."
- <u>109.7.3 Compensable Items</u> Replace with the following: "The Contractor is entitled to compensation for the following items, with respect to agreed upon Unit or Lump Sum Prices:
 - 1. Labor expenses for non-salaried Workers and salaried foremen.
 - 2. Costs for Materials.
 - 3. A markup on the totals of Items 1 and 2 of this subsection 109.7.3 for home office overhead and profit of the Contractor, its Subcontractors and suppliers, and any lower tier Subcontractors or suppliers, with no mark-ups on mark-ups.
 - 4. Cost for Equipment, based on Blue Book Rates or leased rates, as set forth in Section 109.7.5(C), or the Contractor's Actual Costs.
 - 5. Costs for extended job-site overhead.
 - 6. Time.
 - 7. Subcontractor quoted Work, as set forth below in Section 109.7.5 (F)."

109.7.5 Force Account Work

C. Equipment

Paragraph 2, delete sentence 1 which starts; "Equipment leased...."

Paragraph 6, change sentence 2 from "The Contractor may furnish..." to read "If requested by the Department, the Contractor will produce cost data to assist the Department in the establishment of such rental rate, including all records that are relevant to the Actual Costs including rental Receipts, acquisition costs, financing documents, lease Agreements, and maintenance and operational cost records."

Add the following paragraph; "Equipment leased by the Contractor for Force Account Work and actually used on the Project will be paid for at the actual invoice amount plus 10% markup for administrative costs."

Add the following section;

"F. Subcontractor Quoted Work When accomplishing Force Account Work that utilizes Subcontractor quoted Work, the Contractor will be allowed a maximum markup of 5% for profit and overhead."

SPECIAL PROVISION SECTION 401 HOT MIX ASPHALT PAVEMENT

401.18 Quality Control Method A & B Make the following change to paragraph a. QCP Administrator; in the final sentence, change "...certified as a Plant Technician or Paving Inspector..." to "...certified as a Quality Assurance Technologist..."

401.201 Method A Under a. Lot Size, add the following; 'Each lot will be divided into a minimum of four sublots for mix properties and five sublots for percent TMD."

SPECIAL PROVISION SECTION 402 PAVEMENT SMOOTHNESS

Add the following: "Projects to have their pavement smoothness analyzed in accordance with this Specification will be so noted in Special Provision 403 - Bituminous Box."

<u>"402.02 Lot Size</u> Lot size for smoothness will be 1000 lane-meters [3000 lane-feet]. A sublot will consist of 20 lane-meters [50 lane-feet]. Partial lots will be included in the previous lot if less than one-half the size of a normal lot. If greater than one-half the normal lot size, it will be tested as a separate lot."

SPECIAL PROVISION SECTION 502 STRUCTURAL CONCRETE

502.0502 Quality Assurance Method A - Rejection by Resident Change the first sentence to read: "For an individual sublot with test results failing to meet the criteria in Table #1, or if the calculated pay factor for Air Content is less than 0.80....."

502.0503 Quality Assurance Method B - Rejection by Resident Change the first sentence to read: "For material represented by a verification test with <u>test results failing to meet the criteria</u> in Table #1, the Department will....."

502.0505 Resolution of Disputed Acceptance Test Results Combine the second and third sentence to read: "Circumstances may arise, however, where the Department may"

SPECIAL PROVISION SECTION 504 REINFORCING STEEL

504.18 Plates for Fabricated Members Change the second paragraph, first sentence from: "...ASTM A 898/A 898 M..." to "...ASTM A 898/A 898 M or ASTM A 435/A 435 M as applicable and..."

SPECIAL PROVISION SECTION 535 PRECAST, PRESTRESSED CONCRETE SUPERSTRUCTURE

<u>535.02 Materials</u> Change "Steel Strand for Concrete Reinforcement" to "Steel Strand." Add the following to the beginning of the third paragraph; "Concrete shall be Class P conforming to the requirements in this section. 28 day compressive strength shall be as stated on the plans. Coarse aggregate…."

535.26 Lateral Post-Tensioning Replace the first paragraph; "A final tension..." with "Overstressing strands for setting losses cannot be accomplished for chuck to chuck lengths of 7.6 m [25 ft] and less. In such instances, refer to the Plans for all materials and methods. Otherwise, post-tensioning shall be in accordance with PCI standards and shall provide the anchorage force noted in the Plans. The applied jacking force shall be no less than 100% of the design jacking force."

SPECIAL PROVISION SECTION 604 MANHOLES, INLETS, AND CATCH BASINS

604.02 Materials Add the following:

"Tops and Traps 712.07 Corrugated Metal Units 712.08 Catch Basin and Manhole Steps 712.09"

SPECIAL PROVISION SECTION 615 LOAM

615.02 Materials Make the following change:

Organic Content Percent by Volume

Humus "5% - 10%", as determined by Ignition Test

SPECIAL PROVISION SECTION 618 SEEDING

<u>618.01 Description</u> Change the first sentence to read as follows: "This work shall consist of furnishing and applying seed" Also remove ",and cellulose fiber mulch" from 618.01(a).

<u>618.03 Rates of Application</u> In 618.03(a), remove the last sentence and replace with the following: "These rates shall apply to Seeding Method 2, 3, and Crown Vetch."

618.09 Construction Method In 618.09(a) 1, sentence two, replace "100 mm [4 in]" with "25 mm [1 in] (Method 1 areas) and 50 mm [2 in] (Method 2 areas)"

618.15 Temporary Seeding Change the Pay Unit from Unit to Kg [lb].

SPECIAL PROVISION SECTION 620 GEOTEXTILES

620.03 Placement Section (c)

Title: Replace "Non-woven" in title with "Erosion Control".

First Paragraph: Replace first word "Non-woven" with "Woven monofilament". Second Paragraph: Replace second word "Non-woven" with "Erosion Control".

620.07 Shipment, Storage, Protection and Repair of Fabric Section (a)

Replace the third sentence with the following: "Damaged geotextiles, <u>as identified by the Resident</u>, shall be repaired immediately."

620.09 Basis of Payment

Pay Item 620.58: Replace "Non-woven" with "Erosion Control" Pay Item 620.59: Replace "Non-woven" with "Erosion Control"

SPECIAL PROVISION SECTION 626 HIGHWAY SIGNING

<u>626.034 Concrete Foundations</u> Add to the following to the end of the second paragraph: "Pre-cast and cast-in-place foundations shall be warranteed against leaning and corrosion for two years after the project is completed. If the lean is greater than 2 degrees from normal or the foundation is spalling within the first two years, the Contractor shall replace the foundation at no extra cost."

SPECIAL PROVISION SECTION 637 DUST CONTROL

637.06 Basis of Payment Add the following after the second sentence of the third paragraph: "Failure by the Contractor to follow Standard Specification or Special Provision - Section 637 and/or the Contractor's own Soil Erosion and Pollution Control Plan concerning Dust Control and/or visible evidence of excessive dust problems, as determined by the Resident, will result in a reduction in payment, computed by reducing the Lump Sum Total by 5% per occurrence per day. The Department's Resident or any other representative of the Department reserves the right to suspend the work at any time and request a meeting to discuss violations and remedies. The Department shall not be held responsible for any delay in the work due to any suspension under this item. Additional penalties may also be assessed in accordance with Special Provision 652 - Work Zone Traffic Control and Standard Specification 656 - Temporary Soil Erosion and Water Pollution Control."

SPECIAL PROVISION SECTION 656 TEMPORARY SOIL EROSION AND WATER POLLUTION CONTROL

656.5.1 If Pay Item 656.75 Provided Replace the second paragraph with the following: "Failure by the Contractor to follow Standard Specification or Special Provision - Section 656 and/or the Contractor's own Soil Erosion and Pollution Control Plan will result in a reduction in payment, computed by reducing the Lump Sum Total by 5% per occurrence per day. The Department's Resident or any other representative of the Department reserves the right to suspend the work at any time and request a meeting to discuss violations and remedies. The Department shall not be held responsible for any delay in the work due to any suspension under this item."

SPECIAL PROVISION SECTION 709 REINFORCING STEEL AND WELDED STEEL WIRE FABIC

709.03 Steel Strand Change the second paragraph from "...shall be 12mm [½ inch] AASHTO M203M/M203 (ASTM A416/A416M)..." to "...shall be 15.24 mm [0.600 inch] diameter AASHTO M203 (ASTM A416)..."

SPECIAL PROVISION SECTION 712 MISCELLANEOUS HIGHWAY MATERIALS

Add the following:

<u>"712.07 Tops, and Traps</u> These metal units shall conform to the plan dimensions and to the following specification requirements for the designated materials.

Gray iron castings shall conform to the requirements of AASHTO M105, Class 30, unless otherwise designated.

Carbon steel castings shall conform to the requirements of AASHTO M103/M103M. Grade shall be 450-240 [65-35] unless otherwise designated.

Structural steel shall conform to the requirements of AASHTO M183/M183M or ASTM A283/A283M, Grade B or better. Galvanizing, where specified for these units, shall conform to the requirements of AASHTO M111.

712.08 Corrugated Metal Units The units shall conform to plan dimensions and the metal to AASHTO M36/M36M. Bituminous coating, when specified, shall conform to AASHTO M190 Type A.

<u>712.09 Catch Basin and Manhole Steps</u> Steps for catch basins and for manholes shall conform to ASTM C478M [ASTM C478], Section 13 for either of the following material:

- (a) Aluminum steps-ASTM B221M, [ASTM B211] Alloy 6061-T6 or 6005-T5.
- (b) Reinforced plastic steps Steel reinforcing bar with injection molded plastic coating copolymer polypropylene. Polypropylene shall conform to ASTM D 4101.
- <u>712.23 Flashing Lights</u> Flashing Lights shall be power operated or battery operated as specified.
 - (a) Power operated flashing lights shall consist of housing, adapters, lamps, sockets, reflectors, lens, hoods and other necessary equipment designed to give clearly visible signal indications within an angle of at least 45 degrees and from 3 to 90 m [10 to 300 ft] under all light and atmospheric conditions.

Two circuit flasher controllers with a two-circuit filter capable of providing alternate flashing operations at the rate of not less than 50 nor more than 60 flashes per minute shall be provided.

The lamps shall be 650 lumens, 120 volt traffic signal lamps with sockets constructed to properly focus and hold the lamp firmly in position.

The housing shall have a rotatable sun visor not less than 175 mm [7 in] in length designed to shield the lens.

Reflectors shall be of such design that light from a properly focused lamp will reflect the light rays parallel. Reflectors shall have a maximum diameter at the point of contact with the lens of approximately 200 mm [8 in].

The lens shall consist of a round one-piece convex amber material which, when mounted, shall have a visible diameter of approximately 200 mm [8 in]. They shall distribute light and not diffuse it. The distribution of the light shall be asymmetrical in a downward direction. The light distribution of the lens shall not be uniform, but shall consist of a small high intensity portion with narrow distribution for long distance throw and a larger low intensity portion with wide distribution for short distance throw. Lenses shall be marked to indicate the top and bottom of the lens.

(b) Battery operated flashing lights shall be self-illuminated by an electric lamp behind the lens. These lights shall also be externally illuminated by reflex-reflective elements built into the lens to enable it to be seen by reflex-reflection of the light from the headlights of oncoming traffic. The batteries must be entirely enclosed in a case. A locking device must secure the case. The light shall have a flash rate of not less than 50 nor more than 60 flashes per minute from minus 30 °C [minus 20 °F] to plus 65 °C [plus 150 °F]. The light shall have an on time of not less than 10 percent of the flash cycle. The light beam projected upon a surface perpendicular to the axis of the light beam shall produce a lighted rectangular projection whose minimum horizontal dimension shall be 5 degrees each side of the horizontal axis. The effective intensity shall not have an initial value greater than 15.0 candelas or drop below 4.0 candelas during the first 336 hours of continuous flashing. The illuminated lens shall appear to be uniformly bright over its entire illuminated surface when viewed from any point within an angle of 9 degrees each side of the vertical axis and 5 degrees each side of the horizontal axis. The lens shall not be less than 175 mm [7 in] in diameter including a reflex-reflector ring of 13 mm [½ in] minimum width around the periphery. The lens shall be yellow in color and have a minimum relative luminous transmittance of 0.440 with a luminance of 2854° Kelvin. The lens shall be one-piece construction. The lens material shall be plastic and meet the luminous transmission requirements of this specification. The case containing the batteries and circuitry shall be constructed of a material capable of withstanding abuse equal to or greater than 1.21 mm thick steel [No. 18 U.S. Standard Gage Steel]. The housing and the lens frame, if of metal shall be properly cleaned, degreased and pretreated to promote adhesion. It shall be given one or more coats of enamel which, when dry shall completely obscure the metal. The enamel coating shall be of such quality that when the coated case is struck a light blow with a sharp tool, the paint will not chip or crack and if scratched with a knife will not powder. The case shall be so constructed and closed as to exclude moisture that would affect the proper operation of light. The case shall have a weep hole to allow the escape of moisture from condensation. Photoelectric controls, if provided, shall keep the light operating whenever the ambient light falls below 215 lx [20] foot candles]. Each light shall be plainly marked as to the manufacturer's name and model number.

If required by the Resident, certification as to conformance to these specifications shall be furnished based on results of tests made by an independent testing laboratory. All lights are subject to random inspection and testing. All necessary random samples shall be provided to the Resident upon request without cost to the Department. All such samples shall be returned to the Contractor upon completion of the tests.

- 712.32 Copper Tubing Copper tubing and fittings shall conform to the requirements of ASTM B88M Type A [ASTM B88, Type K] or better.
- <u>712.33 Non-metallic Pipe, Flexible</u> Non-metallic pipe and pipe fittings shall be acceptable flexible pipe manufactured from virgin polyethylene polymer suitable for transmitting liquids intended for human or animal consumption.
- 712.34 Non-metallic Pipe, Rigid Non-metallic pipe shall be Schedule 40 polyvinylchloride (PVC) that meets the requirement of ASTM D1785. Fittings shall be of the same material.
- <u>712.341 Metallic Pipe</u> Metallic pipe shall be ANSI, Standard B36.10, Schedule 40 steel pipe conforming to the requirements of ASTM A53 Types E or S, Grade B. End plates shall be steel conforming to ASTM A36/A36M.

Both the sleeve and end plates shall be hot dip galvanized. Pipe sleeve splices shall be welded splices with full penetration weld before galvanizing.

- 712.35 Epoxy Resin Epoxy resin for grouting or sealing shall consist of a mineral filled thixotropic, flexible epoxy resin having a pot life of approximately one hour at 10°C [50°F]. The grout shall be an approved product suitable for cementing steel dowels into the preformed holes of curb inlets and adjacent curbing. The sealant shall be an approved product, light gray in color and suitable for coating the surface.
- <u>712.36 Bituminous Curb</u> The asphalt cement for bituminous curb shall be of the grade required for the wearing course, or shall be Viscosity Grade AC-20 meeting the current requirements of Subsection 702.01 Asphalt Cement. The aggregate shall conform to the requirements of Subsection 703.07. The coarse aggregate portion retained on the 2.36 mm [No. 8] sieve may be either crushed rock or crushed gravel.

The mineral constituents of the bituminous mixture shall be sized and graded and combined in a composite blend that will produce a stable durable curbing with an acceptable texture. Bituminous material for curb shall meet the requirements of Section 403 - Hot Bituminous Pavement.

<u>712.37 Precast Concrete Slab</u> Portland cement concrete for precast slabs shall meet the requirements of Section 502 - Structural Concrete, Class A.

The slabs shall be precast to the dimension shown on the plans and cross section and in accordance with the Standard Detail plans for Concrete Sidewalk Slab. The surface shall be finished with a float finish in accordance with Subsection 502.14(c). Lift devices of sufficient strength to hold the slab while suspended from cables shall be cast into the top or back of the slab.

<u>712.38 Stone Slab</u> Stone slabs shall be of granite from an acceptable source, hard, durable, predominantly gray in color, free from seams which impair the structural integrity and be of smooth splitting character. Natural color variations characteristic of the deposit will be permitted. Exposed surfaces shall be free from drill holes or indications of drill holes. The granite slabs in any one section of backslope must be all the same finish.

The granite slabs shall be scabble dressed or sawed to an approximately true plane having no projections or depressions over 13 mm [½ in] under a 600 mm [2 ft] straightedge or over 25 mm [1 in] under a 1200 mm [4 ft] straightedge. The arris at the intersection of the top surface and exposed front face shall be pitched so that the arris line is uniform throughout the length of the installed slabs. The sides shall be square to the exposed face unless the slabs are to be set on a radius or other special condition which requires that the joints be cut to fit, but in any case shall be so finished that when the stones are placed side by side no space more than 20 mm [3/4 in] shall show in the joint for the full exposed height.

Liftpin holes in all sides will be allowed except on the exposed face.

SPECIAL PROVISION SECTION 717 ROADSIDE IMPROVEMENT MATERIAL

717.05 Mulch Binder. Change the third sentence to read as follows:

"Paper fiber mulch may be used as a binder at the rate of 2.3 kg/unit [5 lb/unit]."

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SPECIAL PROVISIONS SECTION 104 Utilities

MEETING

A Preconstruction Utility Conference, as defined in Subsection 104.4.6 of the Standard Specifications is hereby called for.

GENERAL INFORMATION

These Special Provisions outline the arrangements that have been made by the Department for coordination of the work and for utility and/or railroad adjustments as defined in Subsection 104.4.6 and 104.4.8 of the Standard Specifications. The following list identifies all known utilities or railroads having facilities presently located within the limits of this project or intending to install facilities during project construction, unless otherwise provided.

Overview

Utility/Railroad	Aerial	Underground	Railroad	
Central Maine Power Company	X	None	None	
Adelphia	X	None	None	
Verizon	X	X	None	
Maine Central Railroad	None	X	X	
Northern Utilities, Inc.	None	X	None	
Lisbon Water Department	None	X	None	
Town of Lisbon (Sewer)	None	X	None	

Temporary utility adjustments are not contemplated unless herein provided for.

The approximate locations of major items of existing and proposed (permanent and temporary) utility plant are shown on the highway construction plans.

All utility crossings over highways will provide not less than 20 feet vertical clearance over existing ground in cut or over finished grade in fill, during construction of this project.

Manholes, valve boxes, service connections, and similar incidental utility plant are to be adjusted in cooperation with work being done by the Contractor.

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Any times and dates mentioned are estimates only and are dependent upon favorable weather, working conditions, and freedom from emergencies. The Contractors shall have no claim against the Department if they are exceeded.

Utility working days are Monday through Friday, conditions permitting. Times are estimated on a basis of a single crew for each utility.

In all cases, all utilities shall be advised well in advance (generally three weeks) before work, depending upon other work to be done by the Contractor, in any particular area, is commenced by them.

Unless otherwise specified, any underground utilities shown on the project plans represent approximate locations gathered form available information. The Department cannot certify the level of accuracy of this data. Underground facilities indicated on the topographic sheets (plan views) have been collected from historical records and/or on-site designations provided by the respective utility companies. Underground facilities indicated on the cross-sections have been carried over from the plan view data and may also include further approximations of the elevations (depths) based upon straight-line interpolation from the nearest manholes, gate valves, or test pits.

All clearing and tree removal which is a part of this contract in areas where utilities are involved must be completed by the Contractor before the utilities can relocate their facilities.

<u>AERIAL</u>

Central Maine Power Company plans to install ten (10) new poles, run new conductors and remove old conductors and old poles-estimated time (18) eighteen working days.

Adelphia plans to run new cable on new poles-estimated time (7) seven working days.

Verizon plans to run new cable on new poles-estimated time (7) seven working days.

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New Pole Locations:

New Station	Rt/Lt	New Offset
1+050	L	7.6M
1+127	L	9M
1+127	R	7.5M
1+205	${f L}$.	11M
5+020	L	6.4M
1+267	L L	14.4M
1+334	L	16M
1+385	$\overline{\overline{\mathbf{L}}}$	17.3M
1+462	$\overline{\overline{\mathbf{L}}}$	14M (spot cut)
1+535	R	11.7M

SEQUENCE OF AERIAL WORK

Central Maine Power Company- Set new poles; run new conductors.

Adelphia-Run new cable.

Verizon-Run new cable.

Central Maine Power Company- Remove old conductors and old poles.

UNDERGROUND

Town of Lisbon has an existing sewer main (gravy and force). At this time they do not anticipate doing any work on this facility except for raising their existing manholes to finish grade. They plan to raise (8) eight manholes to finish grade in conjunction with the contactor's work. Their estimated time is 1 ½ (one and one quarter) working days per manhole for a total of (10) ten working days.

They plan to have an authorized representative locate and mark their existing sewer main in the field prior to the start of construction.

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Town of Lisbon Water Department has installed a new water main under the stream bed on the down stream side of the new bridge.

They plan to remove their old main which is attached to the upstream bridge rail as soon as the new downstream portion of the new bridge is open to traffic. Their estimated time to remove the old water main is (5) five working days.

<u>Verizon</u> has an existing coduit system attached to the existing bridge and in both bridge approaches. A portion of this conduit system has to be adjusted to clear the area for the construction of this project. They have included this work in the Department's Bridge Contract. But there is a clause in the agreement between the Department and Verizon. This clause gives Verizon the right to reject that portion of the bid relating to the proposed telephone conduit work, in its entirety, providing the total amount for those items, exceeds the Engineer's estimate by at least fifteen (15) per cent. This shall be discussed in greater detail at the Pre-Construction Utility meeting.

Northern Utilities Inc. plan to do both a temporary and permanent move of their existing 200MM (8 inch) gas main on the downstream side of the new bridge.

Temporary Gas Main Work

Temporary move of the existing 200MM (8 inch) gas main is to be attached to the upstream side of the existing bridge. This temporary move shall be from Station 1+ 260 +/- to Station 1 + 350 +/- Left. They cannot activate their temporary gas main until April 2004. Their existing 200MM (8 Inch) has to remain in service until the temporary gas main has been activated. This shall be in the spring of 2004 (April). The Contractor may make their own arrangements with Northern Utilities Inc. if they want to start work on this project in the winter of 2003-2004.

Permanent Gas Main Work

They plan the permanent installation of the new (8) eight inch gas main on the downstream side of the new bridge. They plan to do this work after the downstream stringers for the new bridge are installed, but before the new bridge deck is installed. This work includes approximately 50 M (165 feet) in both bridge approaches (east and west approaches). Their estimated time to do this work is twenty (20) working days.

Northern Utilities has an existing gas main from Station 1+060 to Station 1+120 on the Right. This is in a guard rail section.

CONTRACTOR

The installation of the guard rail post from Station 1 + 160 to Station 1 + 120 on the Right, shall be done by hand excavation or vacuum extraction, unless the Contractor makes other arrangements with the gas company. The Gas Company plans to have an authorized Representative locate and mark their existing gas main in the field prior to the start of construction. They are willing to expose this gas main if requested by the contractor.

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For further information, please see the Protection of Railroad Traffic and Structure-Special Provisions.

All clearing and tree removal have to be done prior to the utilities starting the work.

Central Maine Power Company may need spot fills and cut and assistance with access to their pole locations. This shall be discussed at the Preconstruction Utility Meeting.

RAILROAD

The installation of the culverts at Station1 + 462 shall require (5) five days of railroad inspection for work adjacent to the Railroad Right of Way, in which the contractor's operation transgress onto the railroad property (except for the culvert installation). Payment to the Railroad for their inspector shall be bourne by the Contractor through their retent.

DIG SAFE

The Contractor shall be responsible for determining the presence of underground utility facilities prior to commencing any excavating work and shall notify utilities of proposed excavation in accordance with M.R.S.A. Title 23 §3360-A, Maine "Dig Safe" System.

SAFE PRACTICES AROUND UTILITY FACILITIES

The Contractor shall be responsible for complying with M.R.S.A. Title 35-A, Chapter 7-A, Sections 751-761 Overhead High-Voltage Line Safety Act. Prior to commencing any work that may come within ten (10) feet of any aerial electrical line, the Contractor shall notify the aerial utilities as per Section 757 of the above act.

BLASTING

In addition to any other notice which may be required, the Contractor shall notify an authorized representative of each utility having plant close to the site not later than 3:00P.M. on the working day (Monday through Friday) before he intends to blast. Notice shall state the approximate time of the blast.

THE CONTRACTOR SHALL PLAN AND CONDUCT HIS WORK ACCORDINGLY

JQ/sm CC: Gene Ühaud, Project Manager Bridge Program-

SPECIAL SPECIFICATION

PROTECTION OF RAILROAD TRAFFIC AND STRUCTURES

INSTRUCTIONS: These instructions are not a part of the Special Specifications.

The Special Specification for the Protection of Railroad Traffic and Structures is, by Department policy, to be made a part of the highway contract documents for any project where work is to be done by the Contractor on or adjacent to the right of way of a railroad.

The Railroad is to complete the shaded areas on the form, the Department is to complete all other information. Where the information requested does not adequately describe the situation, that portion of the specification is to be revised as necessary. The limits of work to be established by the Department under "Inspection" will be no nearer the track than the limits specified by the Railroad.

This PRTS form was revised in December 2000. The modifications were primarily minor format changes, however, there was one clarification of content: wherever the word "days" was previously used, the term "calendar days" is now used. There were no other changes to the content of the document.

SPECIAL PROVISION PROTECTION OF RAILROAD TRAFFIC AND STRUCTURES

1. GENERAL REQUIREMENTS

Part of the work required by the Contract will be performed within a railroad right of way and/or adjacent to the tracks, telephone, telegraph, signal and electric supply lines of a railroad or railroads. The Contractor agrees to perform all such work in compliance with all of the terms of this Special Provision and all safety rules, regulations, or standards applicable to the Railroad. The Contractor shall be fully responsible for all damages arising from his failure to comply with the requirements of this Special Provision. The Contractor shall be deemed to have included all costs in the unit prices of the Schedule of Prices and the Proposal.

2. AMOUNT OF RAILROAD WORK

The estimated amount of work to be done within 15.24 Meters (50 feet) of the track of the **Maine Central Railroad Company** is <u>5%</u> of the contract.

3. NUMBER OF TRAINS AND TRAIN SPEED

The Contractor is notified that a maximum speed of $\underline{24}$ kph (15 mph) will be considered as prevailing for the operation of trains of the Railroad at this project and that the approximate number of trains per day at this project is 0.

4. PRIORITY OF RAILROAD OPERATIONS

The train movements of the Railroad, and its lessees, and licensees shall have absolute priority over the performance of the Construction Project within the railroad right of way. The Contractor hereby agrees that the hours and times of work within the Railroad right of way must be coordinated through the Railroad and that such hours and times are subject to change without prior notice to the Contractor, unless other prior arrangements have been made through the Railroad.

5. AUTHORITY OF RAILROAD TO STOP WORK

If the Contractor fails to comply with the safety terms of this Special Provision, or if the Chief Engineer of the Railroad determines that the Contractor is using unsafe practices that threaten the safety of rail traffic, rail workers, or the general public, the Railroad shall have the right to immediately order the Contractor to cease work and vacate the Railroad's property. The Railroad agrees to confirm any cessation of work in writing by delivering to the Department's Construction Manager a completed Stop Work Order form attached as Exhibit A within 24 hours of giving any such order.

6. ENTRY UPON RAILROAD PROPERTY

The Railroad hereby agrees to permit the Contractor, together with their subcontractors, suppliers, consultants and engineers (the "Contractor"), to enter upon the Railroad property for the purpose of performing the Construction Project, PROVIDED THAT the Contractor complies with all of the terms of this Special Provision and all safety requirements and directions of the Chief Engineer of the Railroad, or his authorized representative (the "Railroad's Chief Engineer").

7. NOTICE REQUIRED BEFORE ENTRY

The Contractor shall give written notice to the Railroad's Chief Engineer at least <u>seven (7)</u> calendar day(s) in advance of the time it proposes to do work within the limits of the Railroad right-of-way or perform operations that may create a Hazard as specified by this Special Provision. The Contractor shall give such notice regardless of whether the work may also be within the limits of a public highway.

8. HAZARDS

The Contractor shall assess to its own satisfaction hazards which may be caused by its operations. At a minimum, the Contractor agrees that the following shall constitute Hazards.

An operating track shall be considered fouled and subject to hazard when any object is brought nearer than <u>4.57</u> meters (<u>15</u> feet) to the gauge line of the near rail of the track.

A signal line or communication line shall be considered fouled and subject to hazard when any object is brought nearer than 1.22 meters (4 feet) to any wire or cable.

An electric supply line shall be considered fouled and subject to hazard when any object is brought nearer than $\underline{3.05}$ meters ($\underline{10}$ feet) to any wire of the line.

Cranes, trucks, power shovels or any other equipment shall be considered as fouling and subjecting to hazard a track, signal line, communication or electric supply line when working in such position that failure of equipment, with or without load, could foul the track, signal line, communication or electric supply line.

Railroad operation will be considered subject to hazard when explosives are used in the vicinity of railroad premises, or during the driving or pulling of sheeting for any footing adjacent to a track, or when erecting structural steel adjacent to a track, or when performing work under, across or adjacent to a track, or when operations involve, swinging booms or chutes that could in any way come nearer then <u>4.57</u> meters (<u>15</u> feet) to the gauge line of the near rail of the track, or when erection or removal of staging, false work or forms fouls a track or wire line.

None of the operations specified as a Hazard above shall be carried on during the approach or passing of a train or without permission from the Railroad's Chief Engineer and the presence of a railroad inspector/flagman, unless other prior arrangements have been made through the Railroad.

9. MINIMUM CLEARANCES

During the construction of staging, false work or forms, the Contractor shall at all times maintain a minimum vertical clearance of <u>7.01</u> meters (<u>23</u> feet) above the top of high rail and a minimum side clearance of <u>3.05</u> meters (<u>10</u> feet) from the gauge line of the near rail where track is tangent. Additional side clearance must be maintained where track is on a curve.

10. WORK PLAN SUBMITTAL AND APPROVAL

The Contractor shall submit in writing to the Railroad's Chief Engineer or duly authorized representative, and the Departments Railroad Property Manager or his appointed representative, at least ten (10) calendar day(s) in advance of the start of the project, an outline of his plan for work within the Railroad right of way including contemplated method(s) of construction. This plan must meet with the approval of the Railroad's Chief Engineer and the Department's Railroad Property Manager in every respect. If the Contractor contemplates the use of "on the track equipment", it should so state and obtain from the Railroad the conditions pertaining to such operations. All Railroad costs included in this operation will be borne by the Contractor. In a like manner, any of the Contractor's equipment or material on cars for this project shall be handled in conformance with existing traffic rules with all costs borne by the Contractor.

Prior to submitting his Proposal, the Contractor shall have ascertained from the Railroad and from the Department's Railroad Property Manager or his appointed representative, all information relating to its requirements and regulations and all costs in connection with compliance thereto.

11. EXCAVATIONS

Before excavation for footings adjacent to tracks and/or within the Railroad's right-of-way may commence, whether or not also within the limits of a public highway, plans and calculations for such excavations, prepared by a Professional Engineer authorized to practice in Maine, shall be submitted to the Railroad's Chief Engineer for review and approval. Unless other prior arrangements have been made, the Railroad's Chief Engineer shall have **two (2)** week(s) to perform such review and approval and issue a written permission to proceed with the excavation. No excavation shall proceed without such permission.

At a minimum, excavations must utilize proper bracing, shoring, sheeting or other support as determined by the Railroad's Chief Engineer, to support the tracks with railroad traffic. Open excavation shall be suitably planked over when construction operations are not in progress, the location of any wires, conduits, pipes, cables or other railroad facilities below the surface of the ground. Damage to any such facilities caused by the failure of the Contractor to ascertain the location of such facilities or by failure to use due care to avoid injury to such facilities shall be at the expense of the Contractor.

12. EQUIPMENT

Equipment of the Contractor shall be in such condition so as to prevent failure that would cause delay in the operation of trains or damage to railroad facilities. Equipment shall not be placed or put in operation adjacent to a track without first obtaining permission of the Railroad. The Railroad agrees that such permission shall not be unreasonably withheld.

13. RAILROAD SERVICES - GENERALLY

When work is to be performed within the Railroad's right-of-way, the Railroad shall provide the services, equipment and materials provided in this Special Provision including, but not limited to, engineering, flagging, inspection, signal protection and/or relocation, and restoration or replacement of the Railroad's track structure of ballast. Further, if the Railroad's Chief Engineer determines that the Contractor's operations do not comply with all of the safety requirements of this Special Provision and all safety requirements and directions of said Chief Engineer, the Railroad will employ the necessary qualified employees to protect its trains and other facilities. The Contractor shall pay to the Railroad the cost for performing all Railroad Services unless said costs are to be paid by the Department as specified in this Special Provision.

14. INSPECTION / FLAGGING

The Railroad shall furnish and assign all inspectors / flaggers for general inspection purposes of general protection of railroad property and operations during construction as the Railroad's Chief Engineer determines are necessary to preserve safety.

(a) <u>Responsibility for Cost.</u> The Department will bear the cost of flagging or inspection (including travel time) or any combination thereof up to <u>5</u> man days of said flagging or inspection. If, in the opinion of the Railroad's Chief Engineer, further services of a flagger or inspector will be required due to the operations of the Contractor, the services will be furnished and the cost thereof (salary, expenses, insurance, taxes and vacation allowance, etc.) shall be paid to the Railroad by the Department, and will be recovered by the Department from the Contractor.

(b) <u>Terms.</u> The minimum hours per day for the Railroad employees engaged in inspection flagging services shall be eight (8) hours. Time at rates for straight time, overtime or for deadheading starts in accordance with established practices in effect in the territory in which the project is located. Information as to these practices should be obtained from the Railroad's Chief Engineer.

The Contractor shall notify the Railroad's Chief Engineer and the Chief Engineer of the Department in writing <u>seven (7)</u> calendar day(s) before beginning, resuming or suspending work within <u>15.24</u> meters (<u>50</u> feet) of the track, so that an inspector may be provided or removed in accordance with the requirements of this Special Provision. An inspector may be removed upon <u>three (3)</u> calendar day(s) notice, but not before the inspector has worked five (5) consecutive days. Failure to give notice of intent to suspend work shall be cause of charge to the Contractor the cost of inspection during the period when work is suspended.

(c) <u>Estimated Cost.</u> The following is an estimate of the cost per day of inspection/flagging necessary for this project. The rates shown include all overhead charges, travel time, deadheading and personal expenses.

Date of estimate 09/03/03.

Estimated daily rate for eight (8) consecutive hours Monday-Friday (straight time): \$180.00

Estimated daily rate for eight (8)) consecutive hours Saturday, Sunday, Holiday (overtime): **\$270.00**.

Estimated rate for hours worked in excess of eight (8) hours in any one day: <u>\$67.50/hr.</u>
Rates charged will be those in effect at the time of the performing the inspection/ flagging which may be different than the rates used at the date of the Estimate. The Railroad agrees to notify the Department if rates used to calculate the above estimates change before the date of bids are received for this Contract.

(d) <u>Definitions</u>.

Man day (M.D.) - eight (8) consecutive hours or any portion thereof.

Overtime - Each additional hour or fraction thereof consecutive to and beyond the standard man day will count as 3/16 of a man day.

Standard Man day - Eight (8) consecutive hour, Monday - Friday between the hours of <u>0700</u> a.m. to <u>1530</u> p.m., minus lunch period, unless otherwise noted and agreed to by all parties.

Travel Time - Time required by flagger and/or inspector to commute between his or her point of headquarters to the project site. This time shall not be charged used in determining available man days.

15. OTHER CONTRACTOR RESPONSIBILITIES

The restoring and resurfacing of tracks, if disturbed due to Contractor's operations, shall be at the expense of the Contractor.

Any other changes made or services furnished by the Railroad as a result of the Contractor will be at the Contractor's expense.

16. EXTRA-CONTRACT SERVICES

Temporary and permanent changes of tracks and telephone, signal and electric supply lines made necessary by or to clear the permanent work of the Contractor as shown on the construction plans and included in the Railroad force account as recollectable from the State will be made or caused to be made by the Railroad without expense to the Contractor.

17. INDEMNIFICATION

Where work is being performed over, under, across or adjacent to Railroad premises, the Contractor shall defend, indemnify and save harmless the Railroad and the Maine Department of Transportation from and against any and all loss, cost, damage, claims, suits, demands, or liability for damages for personal injury including death and for damage to property, which may arise from or out of the operations conducted under his contract, occurring by reason of any act or omission of the Contractor, his agents, servants or employees, or by reason of any act or omission of any subcontractor, his agents, servants or employees.

18. INSURANCE

In addition to any other forms of insurance or bonds required under the terms of the Contract, the Contractor will be required to procure and maintain, at its sole cost and expense, the following insurance coverages naming the Railroad as an insured.

- (a) Railroad Protective Liability Insurance with limits not less than **§2,000,000.00** per single occurrence and **§6,000,000.00** per aggregate total occurrences.
- (b) Comprehensive General Liability Insurance protecting against liability from bodily injury or property damage arising out of the Construction Project with limits of not less than **\$2,000,000.00** per single occurrence and **\$6,000,000.00** per aggregate total occurrences.

- (c) Workers Compensation and Occupational Disease Insurance, as required by law.
- (d) Automobile Liability Insurance covering all motor vehicles used about or in connection with the Construction Project.

If any part of the work is sublet, these insurance coverages shall be provided by or on behalf of the subcontractors to cover their operations

Each policy shall carry an endorsement covering the "save harmless" clause in favor of the Railroad and the Maine Department of Transportation, as set forth in the paragraph, "Responsibility for Damage Claims".

If blasting is to be done in the vicinity of the Railroad, the insurance policies shall include such coverage.

The policies shall be in force before any work is done on the project and shall remain in effect until all work required to be performed under the terms of the contract is satisfactorily completed as evidenced by the formal acceptance by the State and the Railroad.

Before any work is done on the project, the Department of Transportation and the Railroad's Chief Engineer shall be furnished certificates of each policy. Further, the original policy of the Comprehensive General Liability Insurance and the Railroad Protective Liability Insurance shall be furnished to the Railroad's Chief Engineer and a duplicate shall be furnished to the Department of Transportation.

The policy or policies of the Railroad's protective public liability and property damage liability shall be written by a Company authorized to do business in the State of Maine, and shall be signed by the President and Secretary of the Insurance Company and shall be countersigned by an authorized representative of the Company.

19. ROADWAY WORKER SAFETY REGULATION

Notice to all Contractors/Subcontractors and individuals must be aware of the Federal Roadway Worker Safety Regulation, CFR 49, Part 214(c). They may be required to comply with this regulation. Any requirements for them to comply will be discussed at the pre-construction utility meeting.

Town: Lisbon

Project/PIN:AC-BR-1018(900)X 10189.00

11/18/03

EXHIBIT A ORIGINAL TO CONTRACTOR

MDOT/RAILROAD STOP WORK ORDER

Section A - Contractor	Town□
	DOT Railroad Project #
Railroad Name	Location
	Notice #□
DESCRIPTION OF SAFETY HA	AZARD/REASON FOR ORDER
	П
Standard Violated	DAC (Bisk Assessment Code)
Standard violated	RAC (Risk Assessment Code)
	N/R
Railroad Official (Flagger/Inspector) Name	Date
(66 1)	
Signature	
	7
SECTION B - ACTION TAKEN:	
SECTION D-ACTION TAKEN.	

cc: MDOT – R. E. or Inspector MDOT – Utility Section

MDOT – Construction Division

Railroad – Chief Engineer

- 1. <u>Risk Assessment.</u> Each identified/validated hazard shall be assigned a Risk Assessment Code (RAC) by the Safety Office. The RAC represents the degree of risk associated with the deficiency and combines the elements of hazard severity and mishap probability. The RAC is derived as follows:
- a. <u>Hazard Severity</u>. The hazard severity is an assessment of the worst potential consequence: Defined by degree of injury, occupational illness, or property damage, which is likely to occur as a result of a deficiency. Hazard severity categories shall be assigned by roman numeral according to the following criteria.
- (1) <u>Category I Catastrophic:</u> The hazard may cause death or loss of a facility.
- (2) <u>Category II Critical:</u> May cause severe injury, severe occupational illness, or major property damage.
- (3) <u>Category III Marginal:</u> May cause minor injury, minor occupational illness, or minor property damage.
- (4) <u>Category IV Negligible:</u> Probably would not affect personnel safety or health, but is nevertheless in violation of a NAVOSH standard.
- b. <u>Mishap Probability</u>. The mishap probability is the probability that a hazard will result in a mishap, based on an assessment of such factors as location, exposure in terms of cycles or hours of operation, and affected population. Mishap probability shall be assigned an Arabic letter according to the following criteria:
- (1) Sub-category A Likely to occur immediately or within a short period of time.
- (2) Sub-category B Probably will occur in time.
- (3) Sub-category C May occur in time.
- (4) Sub-category D Unlikely to occur.
- c. <u>Risk Assessment Code.</u> The RAC is an expression of risk which combines the elements of hazard severity and mishap probability. Using the matrix shown below, the RAC is expressed as a single Arabic number that can be used to help determine hazard abatement priorities.

	Mishap Probability				Į.	RAC
		A	В	C	D	1 - Critical
	I	1	1	2	3	2 - Serious
Hazard Severity	II	1	2	3	4	3 - Moderate
	III	2	3	4	5	4 - Minor
	IV	3	4	5	5	5 - Negligible

SPECIAL PROVISION <u>SECTION 105</u> LEGAL RELATIONS WITH AND RESPONSIBILITY TO PUBLIC (NPDES)

105.8.2 Permit Requirements This Section is revised by the addition of the following paragraph:

"The Contractor is advised that the Environmental Protection Agency has issued a final National Pollutant Discharge Elimination System (NPDES) General Permit for storm water discharges from construction sites disturbing more than 2 ha [5 acres]. This permit requires:

- Storm Water Pollution Prevention Plan
- Submission of a Notification of Intent (NOI) at least 48 hours before construction commences
- Submission of a Notification of Termination (NOT) when a site has been finally stabilized and all storm water discharges from construction activities are eliminated.

If the project's land disturbances is 2 ha [5 acres] or more, the Department will prepare the plan and submit the NOI (and NOT). The Contractor shall prepare plans and submit NOI's (and NOT's) for regulated construction activities beyond the project limits (e.g., borrow pits).

The Contractor shall be familiar with and comply with these regulations."

Town: Peru PIN #: 10195.00 Date: 6/9/03

SPECIAL PROVISION SECTION 105

General Scope of Work (Environmental Requirements)

Instream Work shall <u>not</u> be allowed between the dates of October 1 and July 14th. (Instream work is allowed from July 15th to September 30th.)

Stream Name(s) with Station #s: Spears Stream; 2+060 Special Conditions: Maintain fish passage; conduct work during low flows.

Instream work consists of any activity conducted below normal high water mark.

All activities are <u>prohibited</u> (including placement and removal of cofferdams) below normal high water during the instream work window restriction, except for the following:

• Work within a sealed and dewatered cofferdam. Maintenance pumping within a sealed cofferdam is also allowed.

No construction activity, whether temporary or permanent, is allowed that completely blocks a river, stream, or brook without providing downstream flow.

This Special Provision supersedes the Instream Work Definition listed in the Department of Transportation's Supplemental Specifications and Supplemental Standard Details for Construction, Division 100 General Conditions. That definition is incorrect.

The contractor shall abide by all permits and conditions.

SPECIAL PROVISION <u>SECTION 107</u> SCHEDULING OF WORK

Replace Section 107.4.2 with the following:

<u>"107.4.2 Schedule of Work Required</u> Within 21 Days of Contract Execution and before beginning any on-site activities, the Contractor shall provide the Department with its Schedule of Work. The Contractor shall plan the Work, including the activity of Subcontractors, vendors, and suppliers, such that all Work will be performed in Substantial Conformity with its Schedule of Work. The Schedule must include sufficient time for the Department to perform its functions as indicated in this Contract, including QA inspection and testing, approval of the Contractor's TCP, SEWPCP and QCP, and review of Working Drawings.

At a minimum, the Schedule of Work shall include a bar chart which shows the major Work activities, milestones, durations, and a timeline. Milestones to be included in the schedule include: (A) start of Work, (B) beginning and ending of planned Work suspensions, (C) Completion of Physical Work, and (D) Completion. If the Contractor Plans to Complete the Work before the specified Completion date, the Schedule shall so indicate.

Any restrictions that affect the Schedule of Work such as paving restrictions or In-Stream Work windows must be charted with the related activities to demonstrate that the Schedule of Work complies with the Contract.

The Department will review the Schedule of Work and provide comments to the Contractor within 20 days of receipt of the schedule. The Contractor will make the requested changes to the schedule and issue the finalized version to the Department."

SPECIAL PROVISION <u>SECTION 107</u> TIME (Limitation of Operations)

The contractor shall plan and conduct his operation in such a manner that the bridge will be complete and open traffic on or before November 15, 2004. If time does not allow, surface pavement may be placed in the spring. However, all other work shall be complete and the entire bridge shall be open to traffic by November 15, 2004 with a minimum of one layer of pavement and membrane.

The contractor shall plan and conduct his operations such that two lanes of traffic are maintained unless approved by the resident in accordance with the traffic control plan. Minimum traffic lane widths shall be 3600 mm on the approaches and 3300 mm on the bridge.

SPECIAL PROVISION SECTION 107 TIME

(Supplemental Liquidated Damages)

Should the bridge/highway remain closed to traffic beyond November 15, 2004, supplemental liquidated damages will be assessed the contractor at the rate of Five Hundred (\$500.00) Dollars per day for each calendar day the bridge/highway remains closed to traffic.

This assessment of supplemental liquidated damages will be in addition to the liquidated damages specified in Section 107 of the Division 100 General Conditions.

SPECIAL PROVISION <u>SECTION 107</u> TIME

(Supplemental Liquidated Damages for Fabrication Time)

107.8.1 Fabrication Time.

The Department has budgeted for the following amounts of continuous fabrication/shop inspection for certain Work components:

<u>Element</u>	<u>Time</u>	Supplemental LD	
1) Rolled Girders	14 calendar days	\$800 per calendar day	
2) Precast Deck Panels	14 Calendar days	\$500 per calendar day	

The Contractor is responsible for requiring their fabricators and suppliers to produce these products for the Work continuously until finished, including any needed actions to correct unacceptable workmanship or materials. If the Department determines that shop inspection beyond these times is required, then the corresponding Supplemental Liquidated Damages will be deducted as they occur from amounts otherwise due the Contractor. The Contractor will be notified by the Department when these times begin and when the allotted time will expire.

SPECIAL PROVISION <u>SECTION 107</u> PROSECUTION AND PROGRESS (Contract Time)

The specified contract completion date is May 15, 2005.

LISBON-10189.00 SABATTUS STREAM BRIDGE (2733) 22 AUGUST 2003

SPECIAL PROVISION <u>SECTION 203</u> EXCAVATION AND EMBANKMENT (Dredge Materials)

<u>Description:</u> Dredge Material (See MDOT Standard Specifications § 101.2) is regulated as a Special Waste.

Fifty cubic yards or less of Dredge Material Beneficially Used in the area adjacent to and draining into the dredged water body is exempt from regulation. The Dredge Material quantity from the Sabattus Stream Bridge site is expected to be less than 50 cubic yards (38 cubic meters).

CONSTRUCTION REQUIREMENTS

Management and Disposal: The contractor shall Beneficially Use all Dredge Material excavated at the Sabattus Stream Bridge Project in the area adjacent to and draining into the dredged water body. No more than 38 cubic meters (50 cubic yards) of Dredge Material may be excavated.

<u>Basis of Payment:</u> Dredge Material Beneficially Used will be considered incidental to related items.

SPECIAL PROVISIONS <u>SECTION 304</u> AGGREGATE BASE AND SUBBASE COURSE

(Aggregate Subbase)

If the Contractor wishes to route public traffic over the completed Aggregate Subbase Course for a period of time greater than 48 hours, the Aggregate Subbase Course shall be constructed with a minimum 50 mm [2 in] surcharge above the design grade. Whenever the surcharge is used, it shall be constructed with material meeting the requirements of Section 703.06(b), Type D Aggregate. Also, whenever, the surcharge is used, it shall be placed on all the Aggregate Subbase Course subjected to public traffic. When the surcharge is removed, it may be placed in driveways, sidewalks, approach roads, or the outer portions of the shoulders. Removal of the surcharge shall be followed immediately in succession by the fine grading of the aggregate subbase and construction of the next course.

The furnishing, placing, maintaining, and removal of the surcharge will not be paid for directly, but will be considered incidental to the Aggregate Subbase Course pay item.

If salvaged bituminous pavement is placed as the top layer of the aggregate subbase course, a surcharge is not required.

for

SPECIAL PROVISION SECTION 403 HOT MIX ASPHALT OVERLAY

Desc. of Course	Grad. Design	Item Number	Bit Cont. % of Mix	Total Thick	No. Of Layers	Comp. Notes	
Approach Travelway							
Wearing	12.5 mm	403.208	N/A	40 mm	1	5,8,12	
Base	12.5 mm	403.213	N/A	40 mm	1	5,8	
Base	19.0 mm	403.207	N/A	100 mm	2/more	5,8	
Approach Shoulders							
Wearing	12.5 mm	403.208	N/A	40 mm	1	5,8,12	
Base	12.5 mm	403.213	N/A	40 mm	11	5,8	
			<u>Bridge D</u>	<u>eck</u>			
Wearing	9.5 mm	403.210	N/A	40 mm	1	2,5,9	
Base	9.5 mm	403.210	N/A	40 mm	1/more	2,5,9	
Sideroad - Travelway							
Wearing	12.5 mm	403.208	N/A	50 mm	1	5,8,12	
Base	12.5 mm	403.213	N/A	50 mm	1	5,8	
Sideroad - Shoulders							
Wearing	12.5 mm	403.208	N/A	50 mm	1	5,8,12	
	Drives						
Wearing	9.5 mm	403.209	N/A	40 mm	1/more	2,3,9,10,13	

COMPLEMENTARY NOTES

- 2. The density requirements are waived.
- 5. The aggregate qualities shall meet the design traffic level of 3 to <10 million ESALS for mix placed under this contract. The design, verification, Quality Control, and Acceptance tests for this mix will be performed at 75 gyrations. (Ndesign)
- 8. Section 106.6 Acceptance, (2) Method B.
- 9. Section 106.6 Acceptance, (2) Method C
- 10. A "FINE" 9.5 mm mix with a gradation above or through the restricted zone shall be used this item.

11. A mixture meeting the gradation of 12.5 mm hot mix asphalt may be used at the option of the contractor.

- 12. A mixture meeting the gradation of 9.5 mm hot mix asphalt may be used at the option of the contractor.
- 13. A mixture meeting the requirements of section 703.09 Grading 'D', with a minimum PGAB content of 6%, and the limits of Special Provision 401, Table 9 (Drives and Sidewalks) for PGAB content and gradation may be substituted for this item. A job mix formula shall be submitted to the department for approval.

Lisbon BR-1018(900)X Bridge Replacement October 3, 2003

Tack Coat

A tack coat of emulsified asphalt, RS-1 or HFMS-1, Item #409.15 shall be applied to any existing pavement at a rate of approximately $0.08~L/m^2$, and on milled pavement approximately $0.2~L/m^2$, prior to placing a new course. A fog coat of emulsified asphalt shall be applied between shim / intermediate course and the surface course, at a rate not to exceed $0.08~L/m^2$.

Tack used between layers of pavement will be paid for at the contract unit price for Item 409.15 Bituminous Tack Coat.

SPECIAL PROVISION <u>SECTION 502</u> STRUCTURAL CONCRETE

(QC/QA Acceptance Methods)

CLASS OF	ITEM	DESCRIPTION	P	METHOD
CONCRETE	NUMBER			
A	502.21	Structural Concrete, Abutments and		В
		Retaining Walls		
A	502.26	Structural Concrete Roadway and Sidewalk	\$680	A
		Slab on Steel Bridge		
A	502.31	Structural Concrete Approach Slabs		В
A	502.341	Structural Concrete Roadway Median		С
LP	502.49	Structural Concrete Curbs and Sidewalks	\$780	A
LP	526.34	Permanent Concrete Transition Barrier	\$780	A

P values listed above reflect the price per cubic meter (M³) for all pay adjustment purposes.

SPECIAL PROVISION <u>SECTION 502</u> STRUCTURAL CONCRETE

(Precast Deck Panels)

<u>Description</u> This work shall consist of casting, furnishing, and erecting prestressed structural concrete deck panels (hereafter called "precast deck panels") and all related materials as an optional stay-in-place forming system in accordance with the contract plans and specifications.

<u>Materials</u> Materials for precast deck panels shall meet the requirements specified in the following Sections:

Water	701.02
Air Entraining Admixtures	701.03
Water Reducing Admixtures	701.04
High Range Water Reducing Admixtures	701.0401
Set Retarding Admixtures	701.05
Curing Materials	701.06
Fly Ash	701.10
Calcium Nitrite Solution	701.11
Fine Aggregate for Concrete	703.01
Coarse Aggregate for Concrete	703.02
Joint Mortar	705.02
Reinforcing Steel	709.01

Portland Cement shall conform to the requirements of AASHTO M85 (ASTM C 150) Designation for Type I, Type II, or Type III. The brand of cement used in the precast deck panels may be different from that used for cast-in-place concrete.

The Contractor shall supply to the Department, without charge, certified copies of the mill tests of the cement supplied. The mill tests shall show the name of the manufacturer, the location where produced, the silo number and the person or agency making the test.

Coarse aggregate shall conform to the gradation requirements for Class AA or Latex in accordance with Section 703.02 - Coarse Aggregate for Concrete.

<u>Deformed Welded Steel Wire Fabric</u> Deformed welded steel wire fabric shall conform to the requirements of AASHTO M221 (ASTM A 497).

<u>Prestressing Steel</u> Unless otherwise stated on the plans, prestressing steel shall be an uncoated, low relaxation, seven wire strand conforming to the requirements of AASHTO M 203M/M (ASTM A 416). The strand shall be 9.5 mm [3/8 in] diameter Grade 1860 [Grade 270].

A design using either 9.5 mm [3/8 inch] diameter Grade 1725 [Grade 250] or 11.11 mm [7/16 in] diameter Grade 1725 [Grade 250] may be submitted by the Contractor for approval.

A Materials Certification for each coil used in production will be required from the manufacturer of the strand. The certification shall include a representative load elongation curve for each coil.

Each coil of strand shall be clearly labeled or marked by the manufacturer and such identification shall not be removed from the coil until it is entirely used. Partial coils may be used only with the written approval of the Fabrication Engineer. Failure to maintain traceability of any coil will be cause for rejection.

CONSTRUCTION REQUIREMENTS

<u>Drawings</u> The Contractor shall prepare shop detail, erection and any other necessary working drawings in accordance with the requirements of Section 105.7 - Working Drawings.

Substitutions of sections, materials, or details differing from those shown on the contract plans or on the previously approved drawings prepared by the Contractor shall be made only when approved by the Resident.

All changes and revisions to the approved working drawings shall be subject to further approval by the Resident in accordance with Section 105.7 - Working Drawings.

<u>Plant</u> All prestressed and prestressed/post-tensioned products shall be manufactured in a PCI Certified facility.

<u>Inspection Facilities</u> The Contractor shall furnish a private office for the Inspector. The office shall have an area not less than 9.3 m² [100 ft²] and shall be clean, heated, lighted, well-ventilated and have a privacy door. The door shall be equipped with a lock and two keys which shall be provided to the Inspector. The office shall be provided with a standard sized desk, two chairs, a telephone with an outside line and an answering machine, a two-drawer file cabinet and a plan rack. The Inspector's office shall be located in close proximity to the production area. The Inspector's office must be acceptable prior to the beginning of production.

The facilities and all furnishings shall remain the property of the Contractor upon completion of the work. Payment for all costs for furnishing and maintaining the Inspector's office and all telephone charges shall be incidental to the contract.

<u>Inspector's Authority</u> The Inspector will have the authority to reject any materials or work which does not meet the requirements of these Specifications. The acceptance of any material or finished products by the Inspector will not preclude subsequent rejection if they are found defective.

Quality Control (QC) is the responsibility of the Contractor. The person in charge of the QC Department shall be certified PCI Level II or Level III unless otherwise

agreed to by the Resident. All technicians performing concrete testing shall hold a current ACI Field Testing Technician Grade I certification or equivalent, or work under the direct supervision of an ACI certified technician.

<u>Quality Assurance</u> Quality Assurance is the prerogative of the Department. The role of the Quality Assurance Inspector (QA Inspector) includes but is not limited to:

- (a) witnessing, documenting, and reporting on the performance of the QC department
- (b) collecting all certifications, calibrations, and reports necessary to assure that the product meets the requirements of the Specification
- (c) witness the tensioning and detensioning operation
- (d) witness the testing of all freshly mixed concrete
- (e) witness the placement of all concrete
- (f) witness the testing of a process control cylinders for release and design strength
- (g) determine the acceptability of the finished product

The Contractor shall give adequate notice to the QA Inspector prior to beginning any of the above operations. The presence of the QA Inspector does not relieve the Contractor of the responsibility of meeting all the requirements of the plans and Specifications.

<u>Supervision</u> The Contractor shall provide a superintendent in charge of fabrication who shall directly supervise the work at all times in accordance with Section 106 - Quality.

<u>Forms and Casting Beds</u> Forms and casting beds shall be subject to the approval of the Resident. In general, only steel forms shall be used.

The casting beds, form work, reinforcing steel, and hardware shall be approved by the QC Inspector prior to each time concrete is placed therein, but such approval shall not relieve the Contractor of responsibility for the results obtained.

All forms shall be cleaned of all adherent material prior to each use. New forms shall be free from paint or other protective coatings.

Forms shall be well constructed, carefully aligned, substantial and firm, securely braced and fastened together, sufficiently tight to prevent leakage of mortar and strong enough to withstand the method of vibration to be used.

Forms shall be treated with a non-staining bond breaking compound applied in accordance with the manufacturer's recommendations. The forms shall be treated with a uniform coating, and all excess shall be dry mopped or otherwise removed from the forms. Special care shall be exercised to prevent bond breaking substances from coming into contact with reinforcing steel and prestressing strands. In the event steel or strand has been contaminated with the bond breaking compound, the steel shall be replaced or completely cleaned with a solvent.

Form ties shall be the threaded type unless otherwise approved by the Resident. They shall be removed to a depth of not less than 25 mm [1 in] from the face of the concrete and patched by a method approved by the Resident.

<u>Reinforcing Steel</u> All bent reinforcing bars shall meet the tolerances of ACI 315 except that when the bars are in their correct location, the concrete coverage detailed on the approved shop drawings shall be considered the minimum allowable coverage.

<u>Temporary Supports</u> The temporary supports shall consist of continuous, high density expanded polystyrene strips as manufactured by Poly-Void Systems, Inc. (Poly-Bed 34), Dow Chemical (Styrofoam HD-1623) or approved equal. Non-corrosive threaded embedded inserts and non-corrosive threaded leveling jacks and a compressible foam seal may be used as an alternative method with prior approval of the Resident.

<u>Tensioning</u> Prestressing strands shall be free of deleterious materials and rust. Strands that show any rust pitting or strands having kinks, bends, nicks, or other defects shall not be used.

The tensioning of the strands shall be performed and documented in accordance with the latest edition of PCI MNL 116, Manual for Quality Control for Plants and Production of Precast and Prestressed Concrete Products, Division III except that:

- (a) the tensioning system shall be calibrated within 3 months prior to beginning the work
- (b) failure of one wire in a seven wire strand shall cause the strand to be replaced
- (c) splicing of strands inside the forms will not be allowed; the use of splice chucks outside the forms will be allowed only with the prior approval of the Resident

All tensioning operations shall be carried out in the presence of a QA Inspector and shall be measured and recorded by a member of the QC Department at the time of tensioning.

<u>Detensioning</u> Detensioning shall not commence until the units have achieved the release strength shown on the approved shop drawings. Forms or any device which may restrict either horizontal or vertical movement of the units shall be stripped or loosened prior to detensioning. The Contractor shall take sufficient measures to prevent damage, spalling, or cracking to the units that may be caused by detensioning.

Detensioning shall be kept symmetrical about the axes of the unit and in the sequence shown on the approved shop drawings. Failure to follow this sequence may be cause for rejection of any units involved whether or not visible damage has occurred.

Detensioning shall be done as soon as it is practical after the units have achieved release strength. If concrete has been heat cured, detensioning shall be performed immediately following the curing period while the concrete is still warm and moist.

If detensioning is accomplished by single strand release, each strand shall be cut by heating gradually with a low oxygen flame at both ends of the prestressing bed and at all intermediate points, in multiple unit casts, simultaneously. A minimum length of 150 mm [6 in] of strand shall be heated to prevent any shock or snap when the strand is severed. When possible, the strand should be cut a minimum of 450 mm [18 in] from the bulkhead of the form.

If detensioning is accomplished by multiple strand release, the equipment shall be capable of releasing the load gradually, without shock, and with a minimum of movement of the units. The equipment shall be approved by the Resident.

All detensioning operations shall be carried out in the presence of a representative of the QC department and the QA Inspector.

<u>Concrete</u> Concrete shall meet the requirements of Class P concrete in the Master Limits Table of the Supplemental Specification Section 502 - Structural Concrete. Concrete shall be mixed, transported, placed, and consolidated in accordance with the latest edition of PCI MNL 116, *Manual for Quality Control for Plants and Production of Precast and Prestressed Concrete Products* except that:

- (a) all mix designs shall have the approval of the Resident
- (b) the maximum depth of any horizontal lift prior to vibration shall be 600 mm [24 in]
- (c) curing of the product shall be done in accordance with this specification

Any batch of concrete of 3/4 m³ [1 yd³] or less shall be tested for air entrainment, slump and temperature prior to being place in the form.

Concrete shall be finished in accordance with the requirements on the approved shop drawings.

<u>Process Control Test Cylinders.</u> All process control test cylinders shall be made and tested in accordance with the following Standards and Specifications:

ASTM C 31/C 31M-Practice for Making and Curing Concrete Test Specimens in the Field (AASHTO T23)

ASTM C 39-Test Method for Compressive Strength of Cylindrical Concrete Systems (AASHTO T22)

ASTM C 143-Test Method for Slump of Hydraulic Cement Concrete (AASHTO T119)

ASTM C 172-Practice for Sampling Freshly Mixed Concrete (AASHTO T141)

ASTM C 231-Test Method for Air Content of Freshly Mixed Concrete by the Pressure Method (AASHTO T152)

ASTM C 1064-Test Method for Temperature of Freshly mixed Portland Cement Concrete

All testing shall be done in the presence of the QA Inspector. The QA Inspector will designate the loads to be tested. A minimum of 8 concrete test cylinders shall be cast to represent each continuous concrete placement except that if a continuous placement exceeds 40 m³ [50 yd³], two sets of 8 cylinders shall be made. Six of the cylinders from each test shall be cured under the same conditions as the units. Unit identification, entrained air content, water-cement ratio, slump and temperature of the sampled concrete shall be recorded at the time of casting. Two cylinders are to be cured in accordance with ASTM C 31.

The standard size test cylinder for acceptance shall be 150 mm x 300 mm [6 in x 12 in]. If by mutual agreement between the Resident and the Contractor, 100 mm x 200 mm [4 in x 8 in] cylinders are used for acceptance, the compressive strength values shall be reduced by 5 percent. The compressive strength of the concrete shall be determined by averaging the compressive strength of at least two cylinders except that for detensioning, none of the test cylinders may be below the specified release strength.

All cylinder testing for determining release and design strength shall be done in the presence of the QA Inspector.

<u>Curing</u> Immediately after finishing the units, they shall be covered with an impermeable barrier to prevent rapid evaporation of the exposed surfaces. The temperature surrounding the units shall not be less than 10°C [50°F]. Curing shall not begin until the concrete has taken its initial set, but in no case less than 3 hours nor more than 5 hours.

After the concrete has taken its initial set, curing will begin by one of the following methods:

- (a) <u>Water Curing</u> The units shall be maintained on the casting bed in an enclosure designed to keep the units continuously moist and at a controlled temperature. The temperature within the enclosure shall be within the limits of 27°C [80°F] and 54°C [130°F] and the relative humidity shall be no less than 90 percent. Changes in ambient temperature surrounding the units shall not exceed those specified in paragraph (b).
- (b) <u>Steam Curing</u> The units shall be maintained on the casting bed in an enclosure designed to insure full circulation of steam around the units with a minimum of moisture or heat loss.

During application of the steam, the temperature in the enclosure shall increase at a rate not to exceed 20°C [40°F] per hour until the enclosure temperature is within 5°C [10°F] of the ambient air temperature surrounding the casting bed

The Contractor shall provide a continuous record of curing temperatures for the entire curing period. One continuous recording thermometer shall be installed at a representative

location in the enclosure for each 60 m [200 ft] of product or each separate casting operation.

Temperature at the surface of the unit(s) shall be uniformly maintained within $\pm 5^{\circ}$ C [9°F].

After the units have been detensioned, the units shall be moist cured until design strength is achieved. Alternate methods of final curing may be allowed if approved in writing by the Resident.

<u>Tolerances</u> Precast deck panels shall be manufactured in conformity with the following tolerances:

Depth of slab □	- 3 mm, + 6 mm [-1/8 in, + 1/4 in]
Width of slab□	-0, +6 mm [-0, +1/4 in]
Length of slab□	$\pm 6 \text{ mm } [\pm 1/4 \text{ in}]$
Horizontal alignment□	6 mm [1/4 in] (deviation from line parallel to
	centerline)
Squareness□	13 mm [1/2 in] max.
	Difference in diagonal meas.
Vertical Position of Strand group	+0, - 6 mm [+0, -1/4 in]
	Meas. from bottom of slab
Vertical position of individual strands	± 6 mm [± 1/4 in]
Horizontal strand position □	± 13 mm [± 1/2 in]
Strand Projection□	-6mm, +19 mm [- 1/4 in, + 3/4 in]
Bowing□	<u>+</u> 6 mm [± 1/4 in]
Threaded jack inserts □	\pm 6 mm [\pm 1/4 in] longitudinally and
	transversely

<u>Transportation and Storage</u> After the precast deck panels are detensioned, they may be handled and moved, but they shall not be transported from the casting yard until design strength has been achieved.

The panels shall be handled only by lifting devices with adequate equipment and proper hoisting procedures so that only a vertical load will be applied to the lifting devices. Handling of multiple panels shall be permitted only with the approval of the Resident.

Storage areas must be smooth and well compacted to prevent damage due to differential settlement. Stacks of panels may be supported on the ground by means of continuous blocking located perpendicular to the strands at the ends. Intermediate blocking between panels should be located directly over the blocking below.

Panels may be loaded on a trailer as described above. Tie down straps shall be located at the lines of blocking only and softeners shall be used between the slabs and tie downs.

Panels damaged by improper storing, hoisting, or handling may be subject to rejection and replacement at the Contractor's expense.

<u>Erection</u> The precast deck panels shall be installed as shown on the plans. The temporary supports shall be attached to the top flange of the steel girder with an approved adhesive in accordance with the manufacturer's recommendations. The strips shall be cut in the field to the required height after the blocking depth has been determined in accordance with Section 502.10 - Forms and Falsework.

Multiple panels shall not be stacked on the bridge without the approval of the Resident. Panels shall not be used to support heavy loads until the top slab is cast and cured. Any panel damaged by construction loading or storage of materials shall be replaced by the Contractor at no cost to the Department.

After the panel has been placed, adjusted and sealed, the area under the ends of the panels and over the girder flanges up to the bottom of the panels shall completely be filled with a flowable grout as shown on the plans. The grout shall contain a high range water reducing admixture. The grout shall be approved by the Resident. Vent holes shall be provided at 1 m [3 ft] on center through the foam seal to prevent air lock.

Prior to placement of the cast-in-place concrete, the panels shall be checked by the Resident for any contaminant that may interfere with full bond between the precast, grout and cast-in-place concrete. Contaminants shall be removed by abrasive blasting or other methods approved by the Resident.

Prior to the placement of the cast-in-place concrete, the joints between panels shall be caulked to prevent seepage of fluid concrete.

<u>Basis of Payment</u> All work will be considered incidental to and included in Pay Item 502.26 Structural Concrete Roadway and Sidewalk Slab on Steel Bridges. Payment shall include full compensation for all materials wholly or partly in the precast deck panels and related materials or work required for the panel erected as shown on the plans. Related materials and work will include, but not limited to furnishing and installing temporary supports, including adhesive and grout bedding, reinforcing steel, welded wire fabric and cast-in-place concrete.

SPECIAL PROVISION <u>SECTION 502</u> STRUCTURAL CONCRETE

(Roadway Median)

<u>Description</u> This work shall consist of furnishing and placing a portland cement concrete pavement and incidental construction as shown on the plans, or as directed by the Resident. Except as otherwise specified in this Special Provision, all work shall be in conformity with the applicable provisions of Section 502 - Structural Concrete, Section 503 - Reinforcing Steel, and Section 515 - Protective Coating for Concrete Surfaces.

MATERIALS

Concrete Concrete shall be Class A.

<u>Reinforcing Steel</u> Reinforcing steel shall be Grade 60 and conform to Section 503 - Reinforcing Steel and be epoxy coated or galvanized.

Epoxy coated reinforcing steel shall meet the requirements of Section 503 - Reinforcing Steel.

Galvanized reinforcing steel shall be hot-dipped galvanized with a Class I coating in accordance with ASTM A767. Nickel and aluminum shall be allowed in the galvanizing bath, but the zinc content shall not be less than 98 percent by mass. The Contractor shall furnish a written certification that the coating and coated bars meet the requirements of ASTM A767.

Control Joint Zip strip control joint shall be 38 mm [1 ½ inch] type as manufactured by Superior Featherweight Tool Company, 1325, Bixby Drive, City of Industry, CA 91745; Harris Plastic Control Joint Former 38 mm [1 ½ inch] type as manufactured by A.H. Harris & Sons, Inc., 21 Ellis Street, New Britain, CT 06050; or an equivalent.

Joint Sealant Per Section 714.04 - Sealant.

CONSTRUCTION REQUIREMENTS

<u>Preparation of Foundation</u> The foundation bed shall be well graded and compacted, as directed by the Resident, to provide the thickness of concrete indicated on the plans.

Prior to the concrete placement, the foundation bed shall be thoroughly and uniformly saturated with water. The bed shall be free of puddles and excessive surface water.

<u>Placement of Concrete</u> The concrete mix shall be placed in a continuous placement operation when possible so that construction joints will be kept to a minimum. Construction joints shall be constructed when there is a break in a placement. Construction joints shall be used to provide access to driveways and roads as directed by

the Resident. 600 mm [2 ft] long dowels spaced at 300 mm [12 in] on center shall be placed at the construction joint. Construction joints shall be brushed with a neat cement paste immediately prior to making the adjacent placement. Control joints shall be constructed with a zip strip placed transversely at 3 m [10 ft] on centers.

Joint sealant shall be applied at the top surface of the concrete median at construction joints.

The surface of the concrete shall receive a float finish in accordance with Section 502.14(A) - Float Finish. Immediately following the float finish, the surface shall be textured at right angles to the roadway using an approved open-pile, stiff bristle broom or mat.

The curing period for the concrete shall be four days and shall meet the requirements of Section 502.15 - Curing Concrete. The finished surface of the concrete shall receive a protecting coating in accordance with Section 515 - Protective Coating for Concrete Surfaces.

<u>Method of Measurement</u> Structural concrete, roadway median, satisfactorily placed and accepted, will be measured for payment by the cubic meter [cubic yard], in accordance with the dimensions shown on the plans or authorized by the Resident.

Basis of Payment The accepted quantity of Structural Concrete, Roadway Median will be paid for at the contract unit price per cubic meter [cubic yard], which payment will be full compensation for all labor, materials, equipment, and incidentals necessary to complete the work, including the fabrication, delivery, and placement of reinforcement; the furnishing and the application of the protective coating; the fabrication, delivery, and placement of dowels; furnishing and placement of control joint strip and sealant.

Excavation for the placement of the Structural Concrete, Roadway Median will be paid for under the appropriate contract pay item, Section 203 - Excavation and Embankments.

Payment will be made under:

Pay Item Pay Unit

502.341 Structural Concrete, Roadway Median Yard]

Cubic Meter [Cubic

SPECIAL PROVISION <u>SECTION 606</u> GUARDRAIL

(Remove and Dispose)

This Section of the Standard Specifications is amended by the addition of the following:

<u>Description</u> This work shall consist of the removing and disposing of existing beam guardrail, as indicated on the plans.

CONSTRUCTION REQUIREMENTS

<u>General</u> The existing guardrail shall be removed and shall become the property of the Contractor to be disposed of off the project.

Method of Measurement Guardrail, Remove and Dispose, will be measured by the meter [foot] of rail.

<u>Basis of Payment</u> The quantity of Guardrail, Remove and Dispose, will be paid for at the contract unit price per meter [foot].

Payment will made under:

Pay Item Pay Unit

606.363 Guardrail, Remove and Dispose Meter [Foot]

PREFABRICATED BIN TYPE RETAINING WALL

(Prefabricated Concrete Modular Gravity Wall)

The following replaces Section 635 in the Standard Specifications:

<u>Description</u>. This work shall consist of the construction of a prefabricated modular reinforced concrete gravity wall in accordance with these specifications and in reasonably close conformance with the lines and grades shown on the plans, or established by the Engineer.

Included in the scope of the prefabricated modular gravity wall construction are: all grading necessary for wall construction, excavation, compaction of the wall foundation, backfill, construction of leveling pads, and segmental unit erection.

The prefabricated modular wall design shall follow the general dimensions of the wall envelope shown in the contract plans. The top of the leveling pad shall be located at or below the theoretical leveling pad elevation. The minimum wall embedment shall be at or below the elevation shown on the plans. The top of the face panels shall be at or above the top of the panel elevation shown on the plans.

The Contractor shall require the design-supplier to supply an on-site, qualified experienced technical representative to advise the Contractor concerning proper installation procedures. The technical representative shall be on-site during initial stages of installation and thereafter shall remain available for consultation as necessary for the Contractor or as required by the Engineer. The work done by this representative is incidental.

MATERIALS

<u>Materials</u>. Materials shall meet the requirements of the following subsections of Division 700 - Materials:

Gravel Borrow	703.20
Preformed Expansion Joint Material	705.01
Reinforcing Steel	709.01
Structural Precast Concrete Units	712.061
Drainage Geotextile	722.02

The Contractor is cautioned that all of the materials listed are not required for every prefabricated modular gravity wall. The Contractor shall furnish the Engineer a Certificate of Compliance certifying that the applicable materials comply with this section of the specifications. Materials shall meet the following additional requirements:

Concrete Units.

<u>Tolerances.</u> In addition to meeting the requirements of 712.061, all prefabricated units shall be manufactured with the following tolerances. All units not meeting the listed tolerances will be rejected.

- 1. All dimensions shall be within (edge to edge of concrete) 5 mm $[\pm 3/16 \text{ inch}]$.
- 2. Squareness. The length differences between the two diagonals shall not exceed 8 mm [5/16 inch].
- 3. Surface Tolerances. For steel formed surfaces, and other formed surface, any surface defects in excess of 2 mm [.08 inch] in 1.2 m [4 feet] will be rejected. For textured surfaces, any surface defects in excess of 8 mm [5/16 inch] in 1.5 m [5 feet] shall be rejected.

<u>Joint Filler</u> (where applicable). Joints shall be filled with material approved by the Engineer and supplied by the approved prefabricated modular wall supplier. A 100 mm [4 inch] wide, by 13 mm [0.5 inch] preformed expansion joint filler shall be placed in all horizontal joints between facing units. In all vertical joints, a space of 6 mm [0.25 inch] shall be provided. All Preformed Expansion Joint Material shall meet the requirements of subsection 502.03.

Woven Drainage Geotextile. Woven drainage geotextile 300 mm [12 inch] wide shall be bonded with an approved adhesive compound to the back face, covering all joints between units, including joints abutting concrete structures. Geotextile seam laps shall be 150 mm [6 inch] minimum. The fabric shall be secured to the concrete with an adhesive satisfactory to the Engineer. Dimensions may be modified per the wall supplier's recommendations, with written approval of the Engineer.

<u>Concrete Shear Keys (where applicable</u>). Shear keys shall have a thickness at least equal to the precast concrete stem.

<u>Concrete Leveling Pad.</u> Cast-in-place concrete shall be Class A concrete conforming to the requirements of Section 502 Structural Concrete. The horizontal tolerance on the surface of the pad shall be 6 mm [0.25 inch] in 3 m [10 feet]. Dimensions may be modified per the wall supplier's recommendations, with written approval of the Engineer.

<u>Backfill and Bedding Material</u>. Bedding and backfill material placed behind and within the reinforced concrete modules shall be gravel borrow conforming to the requirements of Subsection 703.20. The backfill materials shall conform to the following additional requirements: the plasticity index (P.I.) as determined by AASHTO T90 shall not exceed 6. Compliance with the gradation and plasticity requirements shall be the responsibility of the Contractor, who shall furnish a copy of the backfill test results prior to construction.

The backfilling of the interior of the wall units and behind the wall shall progress simultaneously. The material shall be placed in layers not over 200 mm [8 inches] in depth,

loose measure, and thoroughly compacted by mechanical or vibratory compactors. Puddling for compaction will not be allowed.

Materials Certificate Letter. The Contractor, or the supplier as his agent, shall furnish the Engineer a Materials Certificate Letter for the above materials, including the backfill material, in accordance with Section 700 of the Standard Specifications. A copy of all test results performed by the Contractor or his supplier necessary to assure contract compliance shall also be furnished to the Engineer. The Engineer will base acceptance upon the materials Certificate Letter, accompanying test reports, and visual inspection.

DESIGN REQUIREMENTS

<u>Design Requirements</u>. A Professional Engineer shall design the Prefabricated Modular Gravity Wall. The design to be performed by the wall system supplier shall be in accordance with AASHTO Standard Specifications for Highway Bridges, current edition, except as required herein. Thirty days prior to beginning construction of the wall, the Contractor shall submit the design computations to the Department Engineer for review. The design by the wall system supplier shall consider the stability of the wall as outlined below:

(a) Safety Factors. The minimum factors of safety shall be as follows:

1.	Overturning:	2.0
2.	Sliding:	1.5
3.	Stability of temporary construction slope:	1.2
4.	Ultimate bearing capacity:	2.0
5.	Pullout Resistance	1.5

(b) Backfill and Wall Unit Soil Parameters. For overturning and sliding stability calculations, earth pressure shall be assumed acting on a vertical plane rising from the back of the lowest wall stem. For overturning, the unit weight of the backfill within the wall units shall be limited to 1602 kg/m³ [100 pcf]. For sliding analyses, the unit weight of the backfill within the wall units can be assumed to be 1922 kg/m³ [120 pcf]. Both analyses may assume a friction angle of 34 degrees for backfill within the wall units.

These unit weights and friction angles are based on a wall unit backfill meeting the requirements for select backfill in this specification. Backfill behind the wall units shall be assumed to have a unit weight of 1922 kg/m³ [120 pcf] and a friction angle of 30 degrees. The friction angle of the foundation soils shall be assumed to be 30 degrees unless otherwise noted on the plans.

(c) Internal Stability. Internal stability of the wall shall be demonstrated using accepted methods, such as Elias' Method, 1991. Shear keys shall not contribute to pullout resistance. Soil-to-soil frictional component along stem

shall not contribute to pullout resistance. The failure plane used to determine pullout resistance shall be found by the Rankine theory only for vertical walls with level backfills. When walls are battered or with backslopes > 0 degrees are considered, the angle of the failure plane shall be per Jumikus Method. For computation of pullout force, the width of the backface of each unit shall be no greater than 1.37 m [4.5 feet]. A unit weight of the soil inside the units shall be assumed no greater than 1922 kg/m³ 120 pcf when computing pullout. Coulomb may be used.

- (d) External loads, which affect the internal stability such as those applied through piling, bridge footings, traffic, slope surcharge, hydrostatic and seismic loads shall be accounted for in the design.
- (e) The actual applied bearing pressures under the prefabricated concrete modular block wall shall be clearly indicated on the design drawings.
- (f) Stability during Construction. The factors of safety to be used for stability during construction stages shall be the same factors used for the design of the wall.
- (g) Hydrostatic forces. Unless specified otherwise, when a design high water surface is shown on the plans at the face of the wall, the design stresses calculated from that elevation to the bottom of wall must include a 0.9-meter [3 foot] minimum differential head of saturated backfill. In addition, the buoyant weight of saturated soil shall be used in the calculation of pullout resistance.
- (h) Design Life. Design life shall be in accordance with AASHTO requirements.
- (i) Not more than two vertically consecutive units shall have the same stem length, or the same unit depth. Walls with units with extended height curbs shall be designed for the added earth pressure. A separate computation for pullout of each unit with extended height curbs, or extended height coping, shall be prepared and submitted in the design package described above.

<u>Submittals</u>. The Contractor shall supply wall design computations, wall details, dimensions, quantities, and cross sections necessary to construct the wall. Thirty days prior to beginning construction of the wall, the design computations and wall details shall be submitted to the Engineer for review. The fully detailed plans shall be prepared in conformance with Subsection 105.02 of the Standard Specifications and shall include, but not be limited to the following items:

I. A plan and elevation sheet or sheets for each wall, containing the following: elevations at the top of leveling pads, the distance along the face of the wall to all steps in the leveling pads, the designation as to the type of prefabricated module, the distance along the face of the wall to where changes in length of the units occur, the location of the original and final ground line.

- II. All details, including reinforcing bar bending details, shall be provided. Bar bending details shall be in accordance with Department standards.
- III. All details for foundations and leveling pads, including details for steps in the leveling pads, as well as allowable and actual maximum bearing pressures shall be provided.
- IV. All prefabricated modules shall be detailed. The details shall show all dimensions necessary to construct the element, and all reinforcing steel in the element.
- V. The wall plans shall be prepared and stamped by a Professional Engineer. Four sets of design drawings and detail design computations shall be submitted to the Engineer.
- VI. Four weeks prior to the beginning of construction, the contractor shall supply the Engineer with two copies of the design-supplier's Installation Manual. In addition, the Contractor shall have two copies of the Installation Manual on the project site.

CONSTRUCTION REQUIREMENTS

<u>Excavation</u>. The excavation and use as fill disposal of all excavated material shall meet the requirements of Section 203 -- Excavation and Embankment, except as modified herein.

<u>Foundation</u>. The area upon which the modular gravity wall structure is to rest, and within the limits shown on the submitted plans, shall be graded for a width equal to, or exceeding, the length of the module. Prior to wall and leveling pad construction, this foundation material shall be compacted to at least 95 percent of maximum laboratory dry density. Frozen soils and soils unsuitable or incapable of sustaining the required compaction, shall be removed and replaced.

A concrete leveling pad shall be constructed as indicated on the plans. The leveling pad shall be cast to the design elevations as shown on the plans, or as required by the wall supplier upon written approval of the Engineer. Allowable elevation tolerances are +3 mm [+0.01 foot] and -6 mm [-0.02 foot] from the design elevations. Leveling pads which do not meet this requirement shall be repaired or replaced as directed by the Engineer at no additional cost to the Department. Placement of wall units may begin after 24 hours curing time of the concrete leveling pad.

Method and Equipment. Prior to erection of the prefabricated modular wall, the Contractor shall furnish the Engineer with detailed information concerning the proposed construction method and equipment to be used. The erection procedure shall be in accordance with the manufacturer's instructions. Any precast units that are damaged due to handling will be replaced at the Contractor's expense.

<u>Installation of Wall Units</u>. A field representative from the wall system being used shall be available, as needed, during the erection of the wall. The services of the representative shall be at no additional cost to the project. Vertical and horizontal joint fillers shall be installed as shown on the plans.

The maximum offset in any unit joint shall be 20 mm [3/4 inch]. The overall vertical tolerance of the wall, plumb from top to bottom, shall not exceed 12 mm per 3 m [1/2 inch per 10 feet] of wall height. The prefabricated wall units shall be installed to a tolerance of plus or minus 20 mm in 3 m [3/4 inch in 10 feet] in vertical alignment and horizontal alignment.

Select Backfill Placement. Backfill placement shall closely follow the erection of each row of prefabricated wall units. The Contractor shall decrease the lift thickness if necessary to obtain the specified density. The maximum lift thickness shall be 200 mm [8 inches] (loose). Gravel borrow backfill shall be compacted in accordance with Subsection 203.12 except that the minimum required compaction shall be 95 percent of maximum density as determined by AASHTO T99 Method C or D. Backfill compaction shall be accomplished without disturbance or displacement of the wall units. Sheepsfoot rollers will not be allowed. Whenever a compaction test fails, no additional backfill shall be placed over the area until the lift is recompacted and a passing test achieved.

The moisture content of the backfill material prior to and during compaction shall be uniform throughout each layer. Backfill material shall have a placement moisture content less than or equal to the optimum moisture content. Backfill material with a placement moisture content in excess of the optimum moisture content shall be removed and reworked until the moisture content is uniform and acceptable throughout the entire lift. The optimum moisture content shall be determined in accordance with AASHTO T99, Method C or D. At the end of the day's operations, the Contractor shall shape the last level of backfill so as to direct runoff of rain water away from the wall face.

Method of Measurement. Prefabricated Modular Gravity Wall will be measured by the square meter of front surface not to exceed the dimensions shown on the contract plans or as authorized by the Engineer. Vertical and horizontal dimensions will be from the all edges of the facing units. No field measurements for computations will be made unless the Engineer specifies, in writing, a change in the limits indicated on the plans.

Basis of Payment. The accepted quantity of Prefabricated Modular Gravity Retaining Wall will be paid for at the contract unit price per square meter complete in place. Payment shall be full compensation for furnishing all labor, equipment and materials including precast concrete units hardware, joint fillers, woven drainage geotextile, cast-in-place coping or traffic barrier and technical field representative. Cost of cast-in-place concrete for leveling pad will not be paid for separately, but will be considered incidental to the Prefabricated Modular Gravity Wall.

Excavation, foundation material and backfill material will all be incidental to the Prefabricated Modular Gravity Wall.

There will be no allowance for excavating and backfilling for the Prefabricated Modular Gravity Wall beyond the limits shown on the approved submitted plans, except for excavation required to remove unsuitable subsoil in preparation for the foundation, as approved by the Engineer. Payment for excavating unsuitable subsoil shall be full compensation for all costs of pumping, drainage, sheeting, bracing and incidentals for proper execution of the work.

Payment will be made under:

Pay Item Pay Unit

635.14 Prefabricated Concrete Modular Gravity Wall

Square Meter

Temporary Soil Erosion and Water Pollution Control

The following is added to Section 656 regarding Project Specific Information and Requirements. All references to the Maine Department of Transportation Best Management Practices for Erosion and Sediment Control (a.k.a. Best Management Practices manual or BMP Manual) are a reference to the latest revision of said manual. The "Table of Contents" of the latest version is dated "1/19/00" (available at http://www.state.me.us/mdot/mainhtml/bmp/bmpjan2000.pdf.) **Procedures specified shall be according to the BMP Manual unless stated otherwise.**

Any and all references to "bark mulch" or "composted bark mix" shall be a reference to "Erosion Control Mix" in accordance with *Standard Specification*, *Section 619 - Mulch*.

Project Specific Information and Requirements

The following information and requirements apply specifically to this Project. The temporary soil erosion and water pollution control measures associated with this work shall be addressed in the SEWPCP.

- 1). This project is located over the Sabattus River, near its mouth on the Androscoggin River. The Sabattus River has been classified as Class B in this reach of river. The project is **NOT SENSITIVE** as defined by the BMP Manual, but due to the proximity to the resource, strict erosion and sediment controls are necessary.
- 2). Newly disturbed earth shall be mulched by the end of each workday. Mulch shall be maintained on a daily basis.
- 3). The SEWPCP shall describe the location and method of temporary erosion and sediment control for existing and proposed culvert inlets and outlets.
- 4). If water is flowing within drainage systems, the water shall be diverted to a stable area or conduit and work shall be conducted in the dry. The Contractor's plan shall address when and where the diversions will be necessary.
- 5). Dust control items other than those under *Standard Specification*, *Section 637* <u>Dust Control</u>, if applicable, shall be included in the plan.
- 6). Permanent slope stabilization measures shall be applied within one week of the last soil disturbance. Permanent seeding shall be done in accordance with *Standard Specification*, *Section* 618 <u>Seeding</u> unless the Contract states otherwise.

Temporary Soil Erosion and Water Pollution Control

- 7). Permanent culvert inlet and outlet protection shall be installed within 48 hours of culvert installation, or prior to a storm event, whichever is sooner.
- 8). After November 1 the Contractor shall use winter stabilization methods, such as Erosion Control Mix as specified in *Standard Specification*, *Section 619 Mulch*. If required, spring procedures for permanent stabilization shall also be described in the plan. Use of this product for over-winter temporary erosion control will be incidental to the contract and be paid for as part of Pay Item 656.75.
- 9). All disturbed ditches shall be stabilized by the end of each workday. Stabilization shall be maintained on a daily basis. Erosion control blanket shall be installed in the bottoms of all ditches except where a stone lining is planned. Seed shall be applied prior to the placement of the blanket. If check dams are used, they shall be constructed of stone in accordance with BMP Manual, Section 9.
- 10). Repairs to temporary erosion control practices shall occur within 24 hours after storm-related failures
- 11). Demolition debris (including debris from wearing surface removal, saw cut slurry, dust, etc.) shall be contained and shall not be allowed to discharge to any resource. All demolition debris shall be disposed of in accordance with *Standard Specifications, Section* 202.03 Removing Existing Superstructure, Structural Concrete, Railings, Curbs, Sidewalks, and Bridges. Containment and disposal of demolition debris shall be addressed in the Contractor's SEWPCP.
- 12). Fresh concrete shall not be allowed to contact the river. Clean out of concrete delivery trucks and the washing of tools shall be addressed in the SEWPCP.
- 13). The SEWPCP shall describe the containment method for removal of the existing abutments and piers, construction of the new abutments and return wall, and placement of rip rap below the high water mark. If cofferdams are used, cofferdam installation and dewatering procedures shall be described in the SEWPCP.
- 14). If a cofferdam sedimentation basin is used, it shall be located in an upland area where the water can settle and sink into the ground or be released slowly to the resource in a manner

Temporary Soil Erosion and Water Pollution Control

that will not cause erosion. The location of such a cofferdam sedimentation basin shall be addressed in the SEWPCP.

- 15). Prior to release to a natural resource, any impounded water that has been in contact with concrete placed during construction must have a pH between 6.0 and 8.5, must be within one pH unit of the background pH level of the resource and shall have a turbidity no greater than the receiving resource. This requirement is applicable to concrete that is placed or spilled (including leakage from forms) as well as indirect contact via tools or equipment. Water not meeting release criteria shall be addressed in the SEWPCP. Discharging impounded water to the stream must take place in a manner that does not disturb the stream bottom or cause erosion.
- 16). The Contractor shall be responsible for monitoring pH with a calibrated meter accurate to 0.1 units. A record of pH measurements shall be kept in the Environmental Coordinator's log (Standard Specification, Section 656.4.4 Inspection and Record Keeping.)

Special Provision Section 845 Utility Relocation August 18, 2003

SPECIAL PROVISION <u>SECTION 806</u> UTLITY RELOCATION (Telephone Conduit Movement)

<u>845.01 Description</u> This work shall consist of excavating to expose the existing Verizon conduits, breaking out the existing conduit, relocating the conduits as required, encasing conduit and backfilling as necessary.

845.03 Construction Requirements The Contractor will excavate to completely expose the existing Verizon nine ducts, concrete encased conduit formation. This will entail exposing approximately 38 meters on the easterly side of the bridge and approximately 25 meters on the westerly side of the bridge. Break out and remove concrete from the 9-duct formation using CAUTION not to damage the five telephone cables contained in the duct system.

Excavate trench to accommodate moving the existing duct system 4 to 6 feet per plan. Complete compaction of new trench and align formation with new support system detailed for the new bridge. Movement of the conduits to the new location under the highway approaches and the permanent bridge supports. Contractor to complete any necessary conduit repairs, place new spacers and supports, construct forms and concrete encase system as per attached plans (min. 24" cover). After the relocation is complete, contractor to pass a test mandrel through all vacant ducts to ensure the ducts are free from obstructions or restrictions. If the test is not satisfactory to the Telephone Company's inspector, the Contractor shall dig up, expose and repair the ducts at Contractor's expense.

Extreme Caution must be used to avoid damaging the existing communication cables contained in this conduit formation. A Telephone Company inspector will monitor construction.

<u>845.04 Method of Measurement</u> Utility Conduit Relocation will be paid by lump sum.

845.05 Basis of Payment Utility Conduit Relocation will be paid for at the contract lump sum price shall be full compensation for of breaking out existing surfaces, excavation, disposal of broken surfaces and surplus excavated material and compacting suitable backfill. The rate should include any sheeting or shoring required, all concrete forms and any necessary erosion control devices. The rate to also include all material, including, but not limited to: new crushed gravel backfill, 2500 psi concrete, B plastic conduit, spacers, sleeves, conduit fittings, hardware and all other construction materials. Dewatering of trenches is to be included.

Payment will be made under:

Pay unit

806.69 Utility Conduit Relocation

Lump Sum

Special Provision Section 845 Structural Steel Utility Supports August 18, 2003

SPECIAL PROVISION <u>SECTION 845</u> STRUCTURAL STEEL UTLITY SUPPORTS (Permanent Telephone Support System)

<u>845.01 Description</u> This work shall consist of fabricating, delivering, and erecting permanent utility supports.

845.02 Materials The grade of the steel shall be 345W.

<u>845.03 Fabrication and Construction Requirements</u> All work shall meet the requirements of Section 504 Subsections 504.02 through 504.56.

<u>845.04 Method of Measurement</u> Structural steel utility support will be measured as one lump sum complete and accepted, consisting of all metal and related materials in the fabricated and erected support system as shown on the plans. Related materials shall included, but not necessarily be limited to galvanized steel pipe for the conduit retainer, and other retainer accessories.

<u>845.05 Basis of Payment</u> The Structural Steel Utility Support System will be paid for at the contract lump sum price for fabrication, delivery, and erection.

Payment will be made under:

845.10 Structural Steel Utility Support

Lump Sum

Special Provision Section 845 Structural Steel Utility Supports October 22, 2003

SPECIAL PROVISION <u>SECTION 845</u> STRUCTURAL STEEL UTLITY SUPPORTS (Permanent Gas Main Support System)

<u>845.01 Description</u> This work shall consist of fabricating, delivering, and erecting permanent utility supports.

845.02 Materials The grade of the steel shall be 345W.

<u>845.03 Fabrication and Construction Requirements</u> All work shall meet the requirements of Section 504 Subsections 504.02 through 504.56.

<u>845.04 Method of Measurement</u> Structural steel utility support will be measured as one lump sum complete and accepted, consisting of all steel and related materials in the fabricated and erected support cross frames as shown on the plans.

<u>845.05 Basis of Payment</u> The Structural Steel Utility Support System will be paid for at the contract lump sum price for fabrication, delivery, and erection.

Payment will be made under:

845.10 Structural Steel Utility Support

Lump Sum

Permits	3	Cultural	Resources	Umlic
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PIN #: 10189.00 Location: Lisbon Permit Member: Rhonda Poirier Photographs Database/Projex 🗵 Package to ENV Coordinator: 2/28/03 **☒ HISTORIC AND CULTURAL RESOURCES** MHPC Historic Resources N/A □ Applicable⊠ Approved ⊠ MHPC Archeological Resources Applicable⊠ Approved ⊠ N/A □ Tribal N/A □ Applicable□ Approved □ \boxtimes 4(f) and 6(f) N/A ⊠ Section 4(f) Applicable □ Approved □ LAWCON 6(f) N/A ⊠ Approved □ Applicable □ Maine Department of Environmental Protection (MDEP) Site Location of Development N/A ⊠ Applicable □ Approved □ Local Zoning, Title 30-A, Section 4325-6. Is the project something other than the highway and bridge system, such as a maintenance lot, building/parking facility? Yes \square No \boxtimes . If no, the project is exempt. If yes, continue. Does the town in which the project is located have a comprehensive plan consistent with the Growth Management Program? Yes \square No \square . If no, the project is exempt. If yes, local zoning ordinances and/or permits are needed. Approved □ Maine Department of Inland Fisheries and Wildlife (MDIFW) Essential Habitat Eagle Nest N/A ⊠ Applicable □ Approved □ Piping Plover N/A ⊠ Applicable □ Approved □ Roseate Tern N/A ⊠ Applicable□ Approved □ Maine Department of Conservation/ Public Lands, Submerged Land Lease N/A ⊠ Applicable □ Environmental Protection Agency (EPA), National Pollutant Discharge Elimination System (NPDES) N/A ⊠ Applicable NOI Submitted □ **IX** Land Use Regulation Commission (LURC) **IX** Not Applicable No permit Notice Approved □ Permit Approved □ Maine Department of Environmental Protection (MDEP), Natural Resource Protection Act No permit required □ (Must use erosion and sediment control and not block fish passage.) Exempt \square **PBR** $|\mathbf{x}|$ Approved ⊠ Tier 1 Approved □ Tier 2 Approved □ Tier 3 Approved □ Army Corps of Engineers (ACOE), Section 10 of the Rivers and Harbors Act and Section 404 of the Clean Water Act. No permit required □ Category 1-NR□ Approved □ Category 2⊠ Approved ⊠ Category 3□ Approved □ **▼ IN-WATER TIMING RESTRICTIONS:** 105 Special Provision **▼** No instream work indicated □ Dates instream work is allowed: July 1st to September 30th.

☑ Special Provision 656, Erosion Control Plan

^{*} Boxes marked in red indicate items that are attached and need to be placed in the contract by the Project Manager.

DEPARTMENT OF ENVIRONMENTAL PROTECTION (DEP) PERMIT BY RULE NOTIFICATION FORM

(For use with DEP Regulation, Chapter 305)

MDOT PIN: 10189.00

Name of Applicant: State of Maine Department of Transportation

Name of Contact: David Gardner Town/City: Augusta State: Me. Zip Code: 04330-0016

Mailing Address: 16 Station State House Daytime Telephone #: (207)-624-3105

Name of Wetland, Water Body or Stream: Sabattus Stream

Detailed Directions to Site: From Augusta, take Route 126 to Sabattus, then turn left onto Route 9. Stay on Route 9, for approximately 8.3 miles, to its junction with Route 196. Turn right onto Route 196; the bridge is located about 1 mile north on Route 196 over Sabattus Stream.

Town/City: Lisbon

Map #: N/A

Lot #: N/A

County: Androscoggin

Description of Project:. This is a bridge replacement project. The project will be performed in accordance with erosion control measures conforming with the latest versions of the State of Maine Department of Transportation Standard Specifications for Highways and Bridges and the Department of Transportation's Best Management Practices for Erosion and Sediment Control.

Part of a larger project?

□Yes ⊠No

(CHECK ONE) This project... ☑ does ☐ does not ...involve work below mean low water.

I am filing notice of my intent to carry out work which meets the requirements for Permit By Rule (PBR) under DEP Regulation, Chapter 305. I have a copy of PBR Sections checked below. I have read and will comply with all of the standards.

□Sec. (2) Soil Disturbance

☐Sec. (8) Shoreline stabilization

□Sec. (14) Piers, Wharves & Pilings

□Sec. (3) Intake Pipes

☐Sec. (9) Utility Crossing

□Sec. (15) Public Boat Ramps

□Sec. (4) Replacement of Structures

□Sec. (10) Stream Crossing

□Sec. (16) Coastal Sand Dune Projects

□Sec. (5) REPEALED

Sec. (11) State Transport. Facilities

□Sec. (17) Transfers/Permit Extension

□Sec. (6) Movement of Rocks or Vegetation

□Sec. (12) Restoration of Natural Areas

□Sec. (18) Maintenance Dredging

□Sec. (7) Outfall Pipes

□Sec. (13) F&W Creation/Enhance/Water Quality Improvement

I authorize staff of the Departments of Environmental Protection, Inland Fisheries & Wildlife, and Marine Resources to access the project site for the purpose of determining compliance with the rules. I also understand that this permit is not valid until approved by the Department or 14 days after receipt by the Department, whichever is less.

I have attached all of the following required submittals. NOTIFICATION FORMS CANNOT BE ACCEPTED WITHOUT THE NECESSARY ATTACHMENTS:

■ A \$50 (non-refundable) payment shall be done by internal billing.

■ Attach a U.S.G.S. topo map or Maine Atlas & Gazetteer map with the project site clearly marked.

Attach photographs showing existing site conditions (unless not required under standards).

Signature of Applicant:

John E. Dority, Chief Engineer

Keep the bottom copy as a record of permit. Send the form with attachments via certified mail to the Maine Dept, of Environmental Protection at the appropriate regional office listed below. The DEP will send a copy to the Town Office as evidence of the DEP's receipt of notification. No further authorization by DEP will be issued after receipt of notice. Permits are valid for two years. Work carried out in violation of any standard is subject to enforcement action.

AUGUSTA DEP STATE HOUSE STATION 17 AUGUSTA, ME 04333-0017 (207)287-2111 PORTLAND DEP 312 CANCO ROAD PORTLAND, ME 04103 (207)822-6300 BANGOR DEP 106 HOGAN ROAD BANGOR, ME PRESQUE ISLE DEP 1235 CENTRAL DRIVE PRESQUE ISLE, ME 04769 (207)764-0477 04401 (207)941-4570

OFFICE USE ONLY

Ck.#

Staff

Staff

After Photos

PBR#

Date

Acc. Date

Def. Date

Chapter 305: PERMIT BY RULE Section 11 State Transportation Facilities

1. Introduction. A "permit by rule" or "PBR", when approved by the Department of Environmental Protection (DEP), is an approval for an activity that requires a permit under the Natural Resources Protection Act (NRPA). Only those activities described in this chapter may proceed under the PBR process. A PBR activity will not significantly affect the environment if carried out in accordance with this chapter, and generally has less of an impact on the environment than an activity requiring an individual permit. A PBR satisfies the Natural Resources Protection Act (NRPA) permit requirement and Water Quality Certification requirement.

If a proposed activity is not described in this chapter, or will not be conducted in accordance with the standards of this chapter, the applicant must obtain an individual permit prior to beginning the activity.

- **A.** Location of activity. The location of an activity may affect whether an activity qualifies for PBR, and whether review by the Department of Inland Fisheries and Wildlife is required.
 - (1) Type of resource. For some types of activities, the availability of a PBR is affected by the type of natural resource in or adjacent to which the activity is proposed. For example, an applicant proposing an activity consisting of "Movement of rocks or vegetation" may receive a PBR only if the activity will take place in a great pond, river, stream or brook. Limitations concerning the location of activities are addressed in the "Applicability" provision in each section of this chapter.
 - (2) Essential habitat. Essential habitats include areas critical to the survival of threatened and endangered species such as the bald eagle, least tern, roseate tern, and piping plover. If the activity is located in essential habitat, such as near an eagle nesting site, a PBR is only available if the applicant obtains written approval from the Department of Inland Fisheries and Wildlife (IF&W). This approval from IF&W must be submitted to the DEP with the PBR notification form, and the applicant must follow any conditions stated in the IF&W approval.
- NOTE: Maps showing areas of essential habitat are available from the Department of Inland Fisheries and Wildlife regional headquarters, municipal offices, the Land Use Regulation Commission (for unorganized territories) and DEP regional offices. If the activity is located in essential habitat, IF&W must be contacted to request and obtain a "certification of review and approval".
- **B.** Notification. The applicant must file notice of the activity with the DEP prior to beginning work on the activity. The notification must be on a form provided by the DEP and must include any submissions required in this chapter. The applicant must keep a copy to serve as the permit.

The notification form must be sent to the DEP by certified mail (return receipt requested), or hand delivered to the DEP and date stamped by the department.

C. Effective period

(1) Beginning of period. The PBR becomes effective 14 calendar days after the DEP receives the notification form, unless the DEP approves or denies the PBR prior to that date. If the DEP does not speak with or write to the applicant within this 14 day period regarding the PBR notification, the applicant may proceed to carry out the activity.

There are three exceptions regarding the effective date of an approved PBR:

- (a) Activities listed in Section 10 (Stream crossings) occurring in association with forest management are exempt from the 14 day waiting period.
- (b) Activities listed in Section 2 (Soil disturbance) and Section 10 (Stream crossings) performed or supervised by individuals currently certified in erosion control practices by the DEP are exempt from the 14 day waiting period. To be certified in erosion control practices, an individual must successfully complete all course requirements of the Voluntary Contractor Certification Program administered by the DEP's Nonpoint Source Training and Resource Center.
- (c) Activities that are part of a larger project requiring a permit under the Site Location of Development or the Storm Water Management Acts may not proceed until any required permit under those laws is obtained.
- NOTE: Activities that are part of a larger project may require other permits from the DEP also. These other laws may prohibit the start of construction of any part of the project unless a permit under that law is obtained. In these cases, while not a violation of this rule, starting work on a PBR approved activity would be a violation of those other applicable laws.
- (2) End of period. The PBR is generally effective for 2 years from the date of approval, except that a PBR for "Replacement of structures" under Section 4 is effective for 3 years.
- NOTE: Activities that qualify under this chapter may need to meet other local, state and federal requirements. Examples -- (1) If an activity extends below the low water line of a lake, coastal wetland or international boundary water, the applicant should contact the Bureau of Parks and Lands (287-3061) concerning possible lease or easement requirements, or (2) If an activity will involve work below the mean high water line in navigable waters of the United States, the applicant should contact the Army Corps of Engineers (623-8367).
- **D. Discretionary authority.** Notwithstanding compliance with the PBR applicability requirements and standards set forth in this chapter, the DEP may require an individual permit application to be filed in any case where credible evidence indicates that the activity:
 - (1) May violate the standards of the NRPA (38 M.R.S.A. Section 480-D);
 - (2) Could lead to significant environmental impacts, including cumulative impacts; or
 - (3) Could adversely impact a resource of special concern.

If an individual permit is required pursuant to this subsection, the DEP shall notify the applicant in writing within the 14 calendar day waiting period described in sub-section (C) above. When the DEP notifies an applicant than an individual permit is required, no work may be conducted unless and until the individual permit is obtained.

- **E. Violations.** A violation of law occurs when a person, or his or her agent, performs or causes to be performed any activity subject to the NRPA without first obtaining a permit from the DEP, or acts contrary to the provisions of a permit. The person, his or her agent, or both, may be held responsible for the violation. Commonly, the "person" is the landowner, and the "agent" is the contractor carrying out the activity. A violation occurs when:
 - (1) An activity occurs that is not allowed under PBR, whether or not a PBR notification form has been filed with and/or approved by the DEP;
 - (2) An activity occurs that is allowed under PBR, but a PBR for the activity has not become effective prior to the beginning of the activity; or
 - (3) An activity occurs that is allowed under PBR and a PBR for the activity is in effect, but the standards specified in this chapter are not met.

See the "applicability" provision under each activity for rules concerning what activities are allowed under PBR. A PBR is only valid for the person listed on the notification form, or for his or her agent.

Each day that a violation occurs or continues is considered a separate offense. Violations are subject to criminal penalties and civil penalties of not less than \$100 nor more than \$10,000 for each day of that violation (38 M.R.S.A. Section 349).

NOTE: A local Code Enforcement Officer (CEO) may take enforcement action for a violation of the Natural Resources Protection Act if he or she is authorized to represent a municipality in District Court, and he or she has been certified as familiar with court procedures, 30-A M.R.S.A. Section 4452(7).

Chapter 305 Section 11

State transportation facilities

A. Applicability

- (1) This section applies to the maintenance, repair, reconstruction, rehabilitation, replacement or minor construction of a State Transportation Facility carried out by, or under the authority of, the Maine Department of Transportation or the Maine Turnpike Authority, including any testing or preconstruction engineering, and associated technical support services.
- (2) This section does not apply to an activity within a coastal sand dune system.

NOTE: The construction of a transportation facility other than roads and associated facilities may be subject to the Storm Water Management Law, 38 M.R.S.A. Section 420-D.

B. Standards

- (1) Photographs of the area to be altered by the activity must be taken before work on the site begins. The photographs must be kept on file and be made available at the request of the DEP.
- (2) The activity must be reviewed by the Department of Inland Fisheries and Wildlife, the Department of Marine Resources, the Atlantic Salmon Authority, and the DEP's Division of Environmental Assessment prior to the notification being filed with the DEP. The activity must be performed according to any recommendations from these authorities.
- (3) The activity must be performed in accordance with erosion control measures conforming with the State of Maine Department of Transportation Standard Specifications for Highways and Bridges Revision of April 1995 and with the Department of Transportation's Best Management Practices for Erosion and Sediment Control, September 1997.

NOTE: Guidance on the use of erosion control best management practices can be obtained from the on site Construction Manager.

- (4) Alignment changes may not exceed a distance of 200 feet between the old and new center lines in any natural resource.
- (5) The activity may not alter more than 300 feet of shoreline (both shores added together) within a mile stretch of any river, stream or brook, including any bridge width or length of culvert.
- (6) The activity may not alter more than 150 feet of shoreline (both shores added together) within a mile stretch of any outstanding river segment identified in 38 M.R.S.A. 480-P, including any bridge width or length of culvert.
- (7) The activity must minimize wetland intrusion. The activity is exempt from the provisions of Chapter 310, the Wetland Protection Rules, if the activity alters less than 15,000 square feet of natural resources per mile of roadway (centerline measurement) provided that the following impacts are not exceeded within the 15,000 square foot area:

- (a) 1,000 square feet of coastal wetland consisting of salt tolerant vegetation or shellfish habitat; or
- (b) 5,000 square feet of coastal wetland not containing salt tolerant vegetation or shellfish habitat; or
- (c) 1,000 square feet of a great pond.

All other activities must be performed in compliance with all sections of Chapter 310, the Wetland Protection Rules, except 310.2(C), 5(A), 9(1), 9(B) and 9(C).

- (8) The activity may not permanently block any fish passage in any watercourse containing fish. The applicant must improve passage beyond what restriction may already exist unless the Department of Inland Fisheries and Wildlife, the Department of Marine Resources, the Atlantic Salmon Authority and the DEP's Division of Environmental Assessment concur that the improvement is not necessary.
- (9) Rocks may not be removed from below the normal high water line of any coastal wetland, freshwater wetland, great pond, river, stream or brook except to the minimum extent necessary for completion of work within the limits of construction.
- (10) If work is performed in a river, stream or brook that is less than three feet deep at the time and location of the activity, with the exception of culvert installation, the applicant must divert flow away from the activity while work is in progress.
 - (a) Diversion may be accomplished by the use of stable, inert material. No more than two thirds (2/3) of stream width may be diverted at one time.
 - (b) Any material used to divert water flow must be completely removed upon completion of the activity, and the stream bottom must be restored to its original condition.
 - (c) A pump may be operated, where necessary, for a temporary diversion. The pump outlet must be located and operated such that erosion or the discharge of sediment to the water is prevented.

NOTE: Guidance on the appropriate location of a diversion and materials which should be used for a stream diversion can be obtained from the on site Construction Manager.

- (11) Wheeled or tracked equipment may not operate in the water. Equipment operating on the shore may reach into the water with a bucket or similar extension. Equipment may cross streams on rock, gravel or ledge bottom.
- (12) All wheeled or tracked equipment that must travel or work in a vegetated wetland area must travel and work on mats or platforms.
- (13) Any debris or excavated material must be stockpiled either outside the wetland or on mats or platforms. Hay bales or silt fence must be used, where necessary, to prevent sedimentation. Any debris generated during the activity must be prevented from washing downstream and must be removed from the wetland or water body. Disposal of debris must be in conformance

- with the Maine Hazardous Waste, Septage and Solid Waste Management Act, 38 M.R.S.A. Section 1301 <u>et seq.</u>
- (14) Work below the normal high water line of a great pond, river, stream or brook must be done at low water except for emergency work or work agreed to by the resource agencies listed in paragraph 2 above. Measures, such as a silt boom or staked fencing, must be employed to reduce and isolate turbidity.
- (15) Perimeter controls must be installed before the work starts. Disturbance of natural resources beyond the construction limits shown on the plans is not allowed under this rule.

NOTE: Guidance on the location of construction limits can be obtained from the on site Construction Manager.

- (16) The use of untreated lumber is preferred. Lumber pressure treated with chromated copper arsenate (CCA) may be used, provided it is cured on dry land in a manner that exposes all surfaces to the air for a period of at least 21 days prior to construction. Wood treated with creosote or pentachlorophenol may not be used where it will contact water.
- (17) A temporary road for equipment access must be constructed of crushed stone, blasted ledge, or similar materials that will not cause sedimentation or restrict fish passage. Such roads must be completely removed at the completion of the activity. In addition, any such temporary roads which are in rivers, streams or brooks, must allow for a passage of stormwater flows associated with a 10-year storm.
- (18) Soil may not be disturbed during any period when soils are saturated due to rain or snow melt, except as necessary to protect work in progress or as required for bridge maintenance activities. Areas where soils are saturated (i.e. water drips from the soil when squeezed by hand, or the soil is capable of being rolled into a rod 1/8th inch in diameter that does not crumble) must be immediately mulched if they are disturbed.
- (19) Disturbed soil must be protected within one week from the time it was last actively worked, and prior to any storm event, using temporary or permanent measures such as the placement of riprap, sod, mulch, erosion control blankets, or other comparable measures.
- (20) Hay bale or straw mulch, where used, must be applied at a rate of at least one bale per 500 square feet (1 to 2 tons per acre).
- (21) If mulch is likely to be moved because of steep slopes or wind exposure, it must be anchored with netting, peg and twine, binder or other suitable method and must be maintained until a catch of vegetation is established over the entire disturbed area.
- (22) In addition to the placement of riprap, sod, erosion control blankets or mulch, additional steps must be taken where necessary to prevent sedimentation of the water Evidence of sedimentation includes visible sheet, rill or gully erosion, discoloration of water by suspended particles and/or slumping of banks. Silt fences, staked hay bales and other sedimentation control measures, where planned for, must be in place prior to the commencement of an activity, but must also be installed whenever necessary to prevent erosion and sedimentation.

NOTE: Guidance on the location and proper installation of erosion control measures can be obtained from the on site Construction Manager.

- (23) Temporary erosion control measures must be maintained and inspected weekly until the site is permanently stabilized with vegetation or other permanent control measures. Erosion control measures must also be inspected immediately prior to and following storms.
- (24) Permanent erosion control measures protecting all disturbed areas must be implemented within 30 days from the time the areas were last actively worked, or for fall and winter activities by the following June 15, except where precluded by the type of activity (e.g. riprap, road surfaces, etc.). The permanent erosion control measures must be maintained.
- (25) The applicant shall immediately take appropriate measures to prevent erosion or sedimentation from occurring or to correct any existing problems, regardless of the time of year.
- (26) Non-native species may not be planted in restored areas.
- (27) Disposal of debris must be in conformance with Maine Hazardous Waste, Septage and Solid Waste Management Act, 38 M.R.S.A. Sections 1301 et seq.
- (28) Disturbance of vegetation must be avoided, if possible. Where vegetation is disturbed outside of the area covered by any road or structure construction, it must be reestablished immediately upon completion of the activity and must be maintained.
- (29) A vegetated area at least 25 feet wide must be established and maintained between any new stormwater outfall structure and the high water line of any open water body. A velocity reducing structure must be constructed at the outlet of the stormwater outfall that will create sheet flow of stormwater, and prevent erosion of soil within the vegetated buffer. If the 25 foot vegetated buffer is not practicable, the applicant must explain the reason for a lesser setback in writing. Approval from the DEP must be in writing and any recommendations must be incorporated into the activity.
- **C. Definitions.** The following terms, as used in this chapter, have the following meanings, unless the context indicates otherwise:
 - (1) Diversion. A rerouting of a river, stream or brook to a location outside of its established channel.
 - (2) Fill. a. (verb) To put into or upon, supply to, or allow to enter a water body or wetland any earth, rock, gravel, sand, silt, clay, peat, or debris; b. (noun) Material, other than structures, placed in or immediately adjacent to a wetland or water body.
 - (3) Floodplain wetlands. Freshwater wetlands that are inundated with flood water during a 100-year flood event based on flood insurance maps produced by the Federal Emergency Agency or other site specific information.
 - (4) Riprap. Rocks that are fit into place, usually without mortar, on a slope as defined in the State of Maine, Department of Transportation, Standard Specifications for Highway and Bridges, revision of April 1995.



DEPARTMENT OF THE ARMY



NEW ENGLAND DISTRICT, CORPS OF ENGINEERS 696 VIRGINIA ROAD CONCORD, MASSACHUSETTS 01742-2751

REPLY TO: ATTENTION OF: DEPARTMENT OF THE ARMY PROGRAMMATIC GENERAL PERMIT STATE OF MAINE, SUMMARY OF SCREENING AND STATUS

OFFICE OF ENVIRON. SERVICES

MAINE DEPT. OF TRANSPORTATION 16 STATE HOUSE STATION AUGUSTA, MAINE 04333	CORPS PERMIT # CORPS PGP ID# STATE ID#	200300323 03-043 PBR
A00001A, MAINE 04333	01/112 10# <u></u>	
DESCRIPTION OF WORK AS ON ATTACHED STATE APPN:		
Place fill below the ordinary high water line of Sabattus Stream and in ad replace the existing Route 196 bridge. Approximately 0.22 acres of river		
DOT PIN#: 10189.00		
SPECIAL CONDITION: Instream work shall be conducted from July	1 to September 30 to pro	otect fisheries and local
water quality.		
JTM GRID COORDINATES N: 44° 00' 42.44" W: 70° 05' 15.1	19" USGS QUA	D:LISBON FALLS N., ME
STATE ACTIONS: PENDING [X], ISSUED[], DENIED [] DATE		
EVEL OF STATE REVIEW: PERMIT BY RULE; X TIER 1; TIER	2 <u>:</u> , TIER 3 <u>:</u> ,	(NRPA)
I. FEDERAL ACTIONS:		
DATE STATE FILE REVIEWED: 2/13/03 (PGP JP M	EETING)	
LEVEL OF CORPS REVIEW: CATEGORY 1: CATEGORY	2 <u>: X</u>	
AUTHORITY: SEC 10, 404, 10/404, 103		
EXCLUSIONS: The exclusionary criteria identified in the general permit do r	not apply to this project.	
IF YES: Based on the terms and conditions of the PGP, which are interchan minimal environmental impacts, the Corps of Engineers has preliminary minimal adverse effects to <u>EFH</u> identified under the Magnunson-Stevens Fis	nded to ensure that author y determined that this proje	ect will not cause more than
FEDERAL RESOURCE AGENCY OBJECTIONS: EPA_NO_, USF&WS_N	IO_, NMFS_NO_	
CORPS DETERMINATION: We authorize your project as proposed and as State of Maine PGP.	shown on the plans subm	itted to the Corps under the
Please note that all work is subject to the conditions contained in the general attached sheets. No work may be started unless and until all other required obtained. Also, this permit requires you to notify us before beginning work are complete and return the attached Work Start Notification Form(s) to this officidate. (FOR PROJECTS REQUIRING MITIGATION, BE SURE TO INCLUDITION.)	local, State and Federal li nd allow us to inspect the ce no later than two weeks	icenses and permits have been project. Hence, you must before the anticipated starting

Additional Special conditions Attached: YES NO (CIRCLE ONE) SEE ABOUT

The Corps of Engineers has implemented an administrative appeals process for jurisdictional determinations. If you are interested in appealing the jurisdictional determination for this project; or if you would like any additional information pertaining to the appeals process, please contact Shawn Mahaney or Rod Howe of my staff at 207-623-8367 at our Manchester, Maine Project Office.

JAY L. CLEMENT

SENIOR PROJECT MANAGER MAINE PROJECT OFFICE

DAVID H. KILLOY

CHIEF, PERMITS & ENFORCEMENT BRANCH

24 FEB 2003

REGULATORY DIVISION

Permit No: GP-39 Effective Date: Sept. 29, 2000 Expiration Date: Sept. 29, 2005

Applicant: General Public, State of Maine

DEPARTMENT OF THE ARMY PROGRAMMATIC GENERAL PERMIT STATE OF MAINE

The New England District of the U.S. Army Corps of Engineers hereby issues a programmatic general permit (PGP) that expedites review of minimal impact work in coastal and inland waters and wetlands within the State of Maine. Activities with minimal impacts, as specified by the terms and conditions of this general permit and on the attached DEFINITION OF CATEGORIES sheets, are either non-reporting (provided required local and state permits are received), or are reporting, to be screened by the Corps and Federal Resource Agencies for applicability under the general permit. This general permit does not affect the Corps individual permit review process or activities exempt from Corps jurisdiction.

Activities Covered: work and structures that are located in, or that affect, navigable waters of the United States (regulated by the Corps under Section 10 of the Rivers and Harbors Act of 1899) and the discharge of dredged of fill material into waters of the United States (regulated by the Corps under Section 404 of the Clean Water Act), and the transportation of dredged material for the purpose of disposal in the ocean (regulated by the Corps under Section 103 of the Marine Protection, Research and Sanctuaries Act).

PROCEDURES:

A. State Approvals

For projects authorized pursuant to this general permit that are also regulated by the State of Maine, the following state approvals are also required and must be obtained in order for this general permit authorization to be valid (applicants are responsible for ensuring that all required state permits and approval have been obtained):

- (a) Maine Department of Environmental Protection (DEP): Natural Resources Protection Act permit, including permit-by-rule and general permit authorizations; Site Location and Development Act permit; and Maine Waterway Development and Conservation Act.
- (b) Maine Department of Conservation: Land Use Regulation Commission (LURC) permit.
- (c) Maine Department of Marine Resources: Lease.
- (d) Bureau of Public Lands, Submerged Lands: Lease.

Note that projects not regulated by the State of Maine (e.g., seasonal floats or moorings) may still be authorized by this general permit.

B. Corps Authorizations: Category I (Non-Reporting)

Work in Maine subject to Corps jurisdiction that meets the definition of Category I on the attached DEFINITION OF CATEGORIES sheets and that meets all of this permit's other conditions, does not require separate application to the Corps of Engineers. If the State or the Corps does not contact the applicant for PBRs and Tier One permits during the State's Tier One 30-day review period, Corps approval may be assumed and the project may proceed. Refer to the Procedures Section at Paragraph E below for additional information regarding screening.

Note that the review thresholds under Category I apply to single and complete projects only (see special condition 5). Also note that Category I does not apply to projects occurring in a component of, or within 0.25 miles up and downstream of the main stem or tributaries of a river segment of the National Wild and Scenic River System (see condition 11, and page 9 for the listed rivers in Maine).

There are also restrictions on other national lands or concerns which must be met in order for projects to be eligible for authorization under this PGP. Refer to special conditions 6-13 under Paragraph F below.

Work that is not regulated by the State of Maine, but that is subject to Corps jurisdiction, is eligible for Corps authorization under this PGP in accordance with the review thresholds and conditions contained herein.

Although Category I projects are non-reporting, the Corps reserves the right to require screening or an individual permit review if there are concerns for the aquatic environment or any other factor of the public interest (see special condition 4 on Discretionary Authority). The Corps review or State/Federal screening process may also result in project modification, mitigation or other special conditions necessary to minimize impacts and protect the aquatic environment as a requirement for PGP approval.

C. Corps Authorization: Category II (Reporting – requiring screening)

APPLICATION PROCEDURES

For projects that do not meet the terms of Category I (see DEFINITION OF CATEGORIES sheets), the Corps, State, and Federal Resource Agencies will conduct joint screening meetings to review applications. If projects are concurrently regulated by the DEP or LURC, applicants do not need to submit separate applications to the Corps. For projects not regulated by DEP or LURC, applicants must submit an application to the Corps Maine Project Office for a case-by-case determination of eligibility under this general permit (Category II). Category II projects may not proceed until written notification is received from the Corps.

Category II projects which occur in a component of, or within 0.25 mile up or downstream of the main stem or tributaries of a river segment of the National Wild and Scenic River System, will be coordinated with the National Park Service (see special condition 11, and page 9 for listed rivers in Maine).

There are also restrictions on other national lands or concerns which must be met in order for projects to be eligible for authorization under this PGP. Refer to special conditions 6-14 under Paragraph E below.

Category II applicants shall submit a copy of their application materials to the Maine Historic Preservation Commission and/or applicable Indian tribe(s) at the same time, or before, they apply to the DEP, LURC, or the Corps so that the project can be reviewed for the presence of historic/archaeological resources in the project area that may be affected by the proposed work. Applications to the DEP or the Corps should include information to indicate that this has been done (applicant's statement or copy of cover letter to Maine Historic Preservation Commission and/or Indian tribe(s)).

The Corps may require additional information on a case-by-case basis as follows:

- (a) purpose of project;
- (b) 8 1/2" by 11" plan views of the entire property including property lines and project limits with existing and proposed conditions (legible, reproducible plans required);
- (c) wetland delineation for the site, information on the basis of the delineation, and calculations of waterway and wetland impact areas (see special condition 2);
- (d) typical cross-section views of all wetland and waterway fill areas and wetland replication areas;
- (e) delineation of submerged aquatic vegetation, e.g., eel grass beds, in tidal waters;
- (f) area, type and source of fill material to be discharged into waters and wetlands, including the volume of fill below ordinary high water in inland waters and below the high tide line in coastal waters;
- (g) mean low, mean high water and high tide elevations in navigable waters;
- (h) limits of any Federal navigation project in the vicinity and State Plane coordinates for the limits of the proposed work closest to the Federal project;
- (i) on-site alternatives analysis (contact Corps for guidance);
- (j) identify and describe potential impacts to Essential Fish Habitat (contact Corps for guidance);
- (k) for dredging projects, include:
 - 1) the volume of material and area in square feet to be dredged below mean high water,
 - 2) existing and proposed water depths.
 - 3) type of dredging equipment to be used,
 - 4) nature of material (e.g., silty sand),

- 5) any existing sediment grain size and bulk sediment chemistry data for the proposed or any nearby projects,
- 6) information on the location and nature of municipal or industrial discharges and occurrences of any contaminant spills in or near the project area,
- 7) location of the disposal site (include locus sheet),
- 8) shellfish survey, and
- 9) sediment testing, including physical, chemical and biological testing. For projects proposing open water disposal, applicants are encouraged to contact the Corps as early as possible regarding sampling and testing protocols.

The Corps may request additional information. Dredging applicants may be required to conduct a shellfish and/or eel grass survey and sediment testing, including physical, chemical and biological testing. Sediment sampling and testing plans should be prepared or approved by the Corps before the samples are collected.

STATE-FEDERAL SCREENING PROCEDURES:

The Corps intends to utilize the application information required by the State for its regulatory program to the maximum extent practicable and the Corps normally will not be interacting with an applicant who is concurrently making application to the DEP or LURC. Projects not regulated by the State, but needing Corps of Engineers approval, **must apply directly to the Corps**. The joint screening meeting for Category II projects will occur regularly at the Corps or State offices and will involve representatives from the DEP, the Corps, the U.S. Environmental Protection Agency, the U.S. Fish and Wildlife Service, and the National Marine Fisheries Service.

The Corps and Federal Resource Agencies will classify the project within the State's review period, not to exceed 60 days, as: 1) approvable under the PGP as proposed; 2) needs additional information, including possible project modification, mitigation or other special conditions to minimize impacts; or 3) exceeds the terms or conditions of the PGP, including the minimal effects requirement, and an individual permit review will be required. In addition, the Corps retains the ability to exercise its discretionary authority and require an individual permit, irrespective of whether the terms and conditions of this general permit are met, based on concerns for the aquatic environment or any factor of the public interest (see special condition 4 on Discretionary Authority). All Category II projects must receive written approval from the Corps before work can proceed. If the project is not approvable as proposed, the DEP, LURC, or the Corps will contact the applicant to discuss the concerns raised. If the applicant is unable to resolve the concerns, the Corps, independently or at the request of the Federal Resource Agencies, will require an individual permit for the project. The applicant will be notified of this in writing, along with information about submitting the necessary application materials. The comments from the Federal Resource Agencies to the Corps may be verbal initially, and must be made within 10 working days of the screening meeting. These comments must be confirmed in writing within 10 calendar days of the verbal response if the Resource Agency(ies) will request an individual permit. The Federal Resource Agency's comments must reflect a concern within their area of expertise, state the species or resources that could be impacted by the project, and describe the impacts that either individually or cumulatively will be more than minimal.

MINERALS MANAGEMENT SERVICE (MMS) REVIEW

For Category II projects which involve construction of solid fill structures or discharge of fills along the coast which may extend the coastline or baseline from which the territorial sea is measured, coordination between the Corps and Minerals Management Service (MMS), Continental Shelf (OCS) Survey Group, will be needed (pursuant to the Submerged Lands Act, 43 U.S.C., Section 1301-1315, 33 CFR 320.4(f). During the screening period, the Corps will forward project information to MMS for their review. MMS will coordinate their determination with the Department of the Interior (DOI) Solicitor's Office. The DOI will have 15 calendar days from the date MMS is in receipt of project information to determine if the baseline will be affected. No notification to the Corps within 15 day review period will constitute a "no affect" determination. Otherwise, the solicitor's notification to the Corps may be verbal but must be followed with a written confirmation within 10 business days from the date of the verbal notification. This procedure will be eliminated if the State of Maine provides a written waiver of interest in any increase in submerged lands caused by a change in the baseline resulting from solid fill structure or fills authorized under this general permit.

D. Corps Authorization: Category III (Individual Permit)

Work that is in the INDIVIDUAL PERMIT category on the attached DEFINITION OF CATEGORIES sheets, or that does not meet the terms and conditions of this general permit, will require an application for an individual permit from the Corps of Engineers (see 33 CFR Part 325.1). The screening procedures outlined above will only serve to delay project review in such cases. The applicant should submit the appropriate application materials (including the Corps application form) at the earliest possible date. General information and application forms can be obtained at (207) 623-8367 (Maine Field Office), (800) 343-4789, or (800) 362-4367 in Massachusetts. Individual water quality certification and coastal zone management consistency concurrence will be required from the State of Maine before Corps permit issuance.

E. Programmatic General Permit Conditions:

The following conditions apply to activities authorized under the PGP, including all Category I (non-reporting) and Category II (reporting – requiring screening) activities:

GENERAL REQUIREMENTS:

- 1. **Other Permits**. Authorization under this general permit does not obviate the need to obtain other Federal, state, or local authorizations required by law.
- 2. Applicability of this general permit shall be evaluated with reference to Federal jurisdictional boundaries. Applicants are responsible for ensuring that the boundaries used satisfy the federal criteria defined at 33 CFR 328-329.
- 3. **Minimal Effects**. Projects authorized by this general permit shall have minimal individual and cumulative adverse environmental impacts as determined by the Corps.

4. **Discretionary Authority**. Notwithstanding compliance with the terms and conditions of this permit, the Corps of Engineers retains discretionary authority to require review for an individual permit based on concerns for the aquatic environment or for any other factor of the public interest. This authority is invoked on a case-by-case basis whenever the Corps determines that the potential consequences of the proposal warrant individual review based on the concerns stated above. This authority may be invoked for projects with cumulative environmental impacts that are more than minimal or if there is a special resource or concern associated with a particular project that is not already covered by the remaining conditions of the PGP and that warrants greater review.

Whenever the Corps notifies an applicant that an individual permit may be required, authorization under this general permit is void and no work may be conducted until the individual Corps permit is obtained or until the Corps notifies the applicant that further review has demonstrated that the work may proceed under this general permit.

5. **Single and Complete Projects**. This general permit shall not be used for piecemeal work and shall be applied to single and complete projects. All components of a single project and/or all planned phases of multi-phased projects shall be treated together as constituting one single and complete project (e.g., subdivisions should include all work such as roads, utilities, and lot development). This general permit shall not be used for any activity that is part of an overall project for which an individual permit is required.

NATIONAL CONCERNS:

- 6. **St. John/St. Croix Rivers**. This covers work within the Saint John and Saint Croix River basins that requires approval of the International Joint Commission. This includes any temporary or permanent use, obstruction or diversion of international boundary waters which could affect the natural flow or levels of waters on the Canadian side of the line, as well as any construction or maintenance of remedial works, protective works, dams, or other obstructions in waters downstream from boundary waters when the activity could raise the natural level of water on the Canadian side of the boundary.
- 7. **Historic Properties**. Any activity authorized by this general permit shall comply with Section 106 of the National Historic Preservation Act. Information on the location and existence of historic resources can be obtained from the Maine Historic Preservation Commission and the National Register of Historic Places. Federally recognized tribes (Penobscots, Passamaquoddys, Micmacs, and Maliseets) may know of the existence of other sites that may be of significance to their tribes. See page 14 for historic properties contacts.

Applicants with projects which will undergo the screening process (Category II) shall submit a copy of their application materials, with the name and address of the applicant clearly indicated, to the Maine Historic Preservation Commission, 55 Capitol Street, State House Station 65, Augusta, Maine 04333, and to the applicable tribe(s) to be reviewed for the presence of historic and/or archaeological resources in the permit area that may be affected by the proposed work. The Corps will then be notified by the Commission and/or

Tribe within 10 days if there are State and/or tribal concerns that the proposed work will have an effect on historic resources. The applicant should include with their application to the State or the Corps either a copy of their cover letter or a statement of having sent their application material to the Commission and Tribe(s).

If the permittee, either prior to construction or during construction of the work authorized herein, encounters a previously unidentified archaeological or other cultural resource, within the area subject to Department of the Army jurisdiction, that might be eligible for listing in the National Register of Historic Places, he/she shall stop work and immediately notify the District Engineer and the Maine Historic Preservation Commission and/or applicable Tribe(s).

- 8. **National Lands**. Activities authorized by this general permit shall not impinge upon the value of any National Wildlife Refuge, National Forest, or any area administered by the National Park Service.
- 9. **Endangered Species**. No activity is authorized under this general permit which
 - may affect a threatened or endangered species or a species proposed for such designation as identified under the Federal Endangered Species Act (ESA),
 - is likely to destroy or adversely modify the critical habitat or proposed critical habitat of such species,
 - would result in a 'take' of any threatened or endangered species of fish or wildlife, or
 - would result in any other violation of Section 9 of the ESA protecting threatened or endangered species of plants.

Applicants shall notify the Corps if any listed species or critical habitat, or proposed species or critical habitat, is in the vicinity of the project and shall not begin work until notified by the District Engineer that the requirements of the Endangered Species Act have been satisfied and that the activity is authorized. Information on the location of threatened and endangered species and their critical habitat can be obtained from the U.S. Fish and Wildlife Service and National Marine Fisheries Service (addresses attached, page 14).

10. **Essential Fish Habitat**. As part of the PGP screening process, the Corps will coordinate with the National Marine Fisheries Service (NMFS) in accordance with the 1996 amendments to the Magnuson-Stevens Fishery and Conservation Management Act to protect and conserve the habitat of marine, estuarine and anadromous finfish, mollusks, and crustaceans. This habitat is termed "essential fish habitat (EFH)", and is broadly defined to include "those waters and substrate necessary to fish for spawning, breeding, feeding, or growth to maturity." Applicants may be required to describe and identify potential impacts to EFH based upon the location of the project, the activity proposed, and the species present. Conservation recommendations made by NMFS will normally be included as a permit requirement by the Corps. Information on the location of EFH can be obtained from the NMFS regulations (50 CFR Part 600) (address listed on page 14) and on their web site (http://www.nero.nmfs.gov/ro/doc/webintro.html).

The EFH designation for Atlantic salmon includes all aquatic habitats in the watershed of the following rivers and streams, including all tributaries to the extent that they are currently or were historically accessible for salmon migration:

St. Croix River Pleasant River Union River Boyden River Narraguagus River Ducktrap River Dennys River Tunk Stream Sheepscot River Hobart Stream Patten Stream Kennebec River Aroostook River Orland River Androscoggin River East Machias River Penobscot River Presumpscot River

Machias River Passagassawaukeag River Saco River

- 11. Wild and Scenic Rivers. Any activity that occurs in a component of, or within 0.25 mile up or downstream of the main stem or tributaries of a river segment of the National Wild and Scenic River System, must be reviewed by the Corps under the procedures of Category II of this general permit regardless of size of impact. This condition applies to both designated wild and scenic rivers and rivers designated by Congress as study rivers for possible inclusion while such rivers are in an official study status. The Corps will consult with the National Park Service (NPS) with regard to potential impacts of the proposed work on the resource values of the Wild and Scenic River. The culmination of this coordination will be a determination by the NPS and the Corps that the work: (1) may proceed as proposed; (2) may proceed with recommended conditions; or (3) could pose a direct and adverse effect on the resource values of the river and an individual permit is required. If preapplication consultation between the applicant and the NPS has occurred whereby the NPS has made a determination that the proposed project is appropriate for authorization under this PGP (with respect to wild and scenic river issues), this determination should be furnished to the Corps with submission of the application. The address of the NPS can be found on Page 14 of this permit. National Wild/Scenic Rivers System (Designated River in Maine) as of 5/2/00: Allagash River beginning at Telos Dam continuing to Allagash checkpoint at Eliza Hole Rapids, approximately 3 miles upstream of the confluence with the St. John River. Length = 92 miles
- 12. **Federal Navigation Project**. Any structure or work that extends closer to the horizontal limits of any Corps navigation project than a distance of three times the project's authorized depth (see attached map following page 16 for locations of these projects) shall be subject to removal at the owner's expense prior to any future Corps dredging or the performance of periodic hydrographic surveys.
- 13. **Navigation**. There shall be no unreasonable interference with navigation by the existence or use of the activity authorized herein and no attempt shall be made by the permittee to prevent the full and free use by the public of all navigable waters at or adjacent to the activity authorized herein.

The permittee understands and agrees that, if future operations by the United States require the removal, relocation, or other alteration, of the structure or work herein authorized, or if, in the opinion of the Secretary of the Army or his authorized representative, said structure

or work shall cause unreasonable obstruction to the free navigation of the navigable waters, the permittee will be required, upon due notice from the Corps of Engineers, to remove, relocate, or alter the structural work or obstructions caused thereby, without expense to the United States. No claim shall be made against the United States on account of any such removal or alteration.

14. **Federal Liability.** In issuing this permit, the Federal Government does not assume any liability for the following: (a) damages to the permitted project or uses thereof as a result of other permitted or unpermitted activities or from natural causes; (b) damages to the permitted project or uses thereof as a result of current or future activities undertaken by or on behalf of the United States in the public interest; (c) damages to persons, property, or to other permitted or unpermitted activities or structures caused by the activity authorized by this permit; (d) design or construction deficiencies associated with the permitted work; (e) damage claims associated with any future modification, suspension, or revocation of this permit.

MINIMIZATION OF ENVIRONMENTAL IMPACTS:

- 15. **Minimization**. Discharges of dredged or fill material into waters of the United States shall be avoided and minimized to the maximum extent practicable, regardless of review category.
- 16. **Work in Wetlands**. Heavy equipment working in wetlands shall be avoided if possible, and **if required, shall be placed on mats or other measures taken** to minimize soil and vegetation disturbance. Disturbed areas in wetlands shall be restored to preconstruction contours and conditions upon completion of the work.
- 17. **Temporary Fill**. Temporary fill in waters and wetlands authorized by this general permit (e.g., access roads, cofferdams) shall be properly stabilized during use to prevent erosion. Temporary fill in wetlands shall be placed on geotextile fabric laid on existing wetland grade. Temporary fills shall be disposed of at an upland site, suitably contained to prevent erosion and transport to a waterway or wetland. Temporary fill areas shall be restored to their approximate original contours but not higher. No temporary fill shall be placed in waters or wetlands unless specifically authorized by the Corps.
- 18. **Sedimentation and Erosion Control**. Adequate sedimentation and erosion control management measures, practices and devices, such as phased construction, vegetated filter strips, geotextile silt fences or other devices, shall be installed and properly maintained to reduce erosion and retain sediment on-site during and after construction. They shall be capable of preventing erosion, of collecting sediment, suspended and floating materials, and of filtering fine sediment. These devices shall be removed upon completion of work and the disturbed areas shall be stabilized. The sediment collected by these devices shall be removed and placed at an upland location in a manner that will prevent its later erosion into a waterway or wetland. All exposed soil and other fills shall be permanently stabilized at the earliest practicable date.

19. Waterway Crossings.

- (a) All temporary and permanent crossings of waterbodies shall be suitably culverted, bridged, or otherwise designed to withstand and to prevent the restriction of high flows, to maintain existing low flows, and to not obstruct the movement of aquatic life indigenous to the waterbody beyond the actual duration of construction.
- (b) Temporary bridges, culverts, or cofferdams shall be used for equipment access across streams (NOTE: areas of fill and/or cofferdams must be included in total waterway/wetlands impacts to determine applicability of this general permit).
- (c) For projects that otherwise meet the terms of Category I, instream construction work shall be conducted during the low flow period July 15 October 1 in any year. Projects that are not to be conducted during that time period are ineligible for Category I and shall be screened pursuant to Category II, regardless of the waterway and wetland fill and/or impact area.
- 20. **Discharge of Pollutants**. All activities involving any discharge of pollutants into waters of the United States authorized under this general permit shall be consistent with applicable water quality standards, effluent limitations, standards of performance, prohibitions, and pretreatment standards and management practices established pursuant to the Clean Water Act (33 U.S.C. 1251) and applicable state and local laws. If applicable water quality standards, limitations, etc., are revised or modified during the term of this permit, the authorized work shall be modified to conform with these standards within six months of the effective date of such revision or modification, or within a longer period of time deemed reasonable by the District Engineer in consultation with the Regional Administrator of the Environmental Protection Agency. Applicants may presume that state water quality standards are met with issuance of the 401 Water Quality Certification.
- 21. **Spawning Areas**. Discharges into known 1) fish and shellfish spawning or nursery areas; and 2) amphibian and waterfowl breeding areas, during spawning or breeding seasons shall be avoided, and impacts to these areas shall be avoided or minimized to the maximum extent practicable during all times of year.
- 22. **Storage of Seasonal Structures**. Coastal structures such as pier sections and floats that are removed from the waterway for a portion of the year shall be stored in an upland location located above mean high water and not in tidal marsh.
- 23. **Environmental Values**. The permittee shall make every reasonable effort to carry out the construction or operation of the work authorized herein in a manner so as to maintain as much as is practicable, and to minimize any adverse impacts on, existing fish and wildlife and natural environmental values.
- 24. **Protection of Vernal Pools.** Impacts to uplands in proximity (within 500 feet) to the vernal pools referenced in DEFINITIONS OF CATEGORIES shall be minimized to the maximum extent possible.

PROCEDURAL CONDITIONS:

- 25. **Cranberry Development Projects.** For Cranberry development projects authorized under the PGP, the following conditions apply:
 - 1. If a cranberry bog is abandoned for any reason, the area must be allowed to convert to natural wetlands unless an individual permit is obtained from the Corps of Engineers allowing the discharge of fill for an alternate use.
 - 2. No stream diversion shall be allowed under this permit.
 - 3. No impoundment of perennial streams shall be allowed under this permit.
 - 4. The project shall be designed and constructed to not cause flood damage on adjacent properties.
- 26. Inspections. The permittee shall permit the District Engineer or his authorized representative(s) to make periodic inspections at any time deemed necessary in order to ensure that the work is being performed in accordance with the terms and conditions of this permit. The District Engineer may also require post-construction engineering drawings for completed work, and post-dredging survey drawings for any dredging work. To facilitate these inspections, the attached work notification form should be filled out and returned to the Corps for all Category II projects.
- 27. **Maintenance**. The permittee shall maintain the work or structures authorized herein in good condition, including maintenance, to ensure public safety. Dredging projects: note that this does not include maintenance of dredging projects. Maintenance dredging is subject to the review thresholds described on the attached DEFINITION OF CATEGORIES sheets and/or any conditions included in a written Corps authorization.
- 28. **Property Rights**. This permit does not convey any property rights, either in real estate or material, or any exclusive privileges, nor does it authorize any injury to property or invasion of rights or any infringement of federal, state, or local laws or regulations. If property associated with work authorized by the PGP is sold, the PGP authorization is automatically transferred to the new property owner. The new property owner should provide this information to the Corps in writing. No acknowledgement from the Corps is necessary.
- 29. **Modification, Suspension, and Revocation** This permit may be either modified, suspended, or revoked, in whole or in part, pursuant to the policies and procedures of 33 CFR 325.7 and any such action shall not be the basis for any claim for damages against the United States.
- 30. **Restoration** The permittee, upon receipt of a notice of revocation of authorization under this permit, shall restore the wetland or waterway to its former condition without expense to the United States and as directed by the Secretary of the Army or his authorized representative. If the permittee fails to comply with such a directive, the Secretary or his designee may restore the wetland or waterway to its former condition, by contract or otherwise, and recover the cost from the permittee.

- 31. **Special Conditions**. The Corps, independently or at the request of the Federal Resource Agencies, may impose other special conditions on a project authorized pursuant to this general permit that are determined necessary to minimize adverse environmental effects or based on any other factor of the public interest. Failure to comply with all conditions of the authorization, including special conditions, will constitute a permit violation and may subject the permittee to criminal, civil, or administrative penalties or restoration.
- 32. **False or Incomplete Information**. If the Corps makes a determination regarding the eligibility of a project under this permit and subsequently discovers that it has relied on false, incomplete, or inaccurate information provided by the permittee, the permit shall not be valid and the government may institute appropriate legal proceedings.
- 33. **Abandonment**. If the permittee decides to abandon the activity authorized under this general permit, unless such abandonment is merely the transfer of property to a third party, he/she must restore the area to the satisfaction of the District Engineer.
- 34. **Enforcement cases**. This general permit does not apply to any existing or proposed activity in Corps jurisdiction associated with an on-going Corps of Engineers or Environmental Protection Agency enforcement action until such time as the enforcement action is resolved or the Corps determines that the activity may proceed independently without compromising the enforcement action. The Corps may choose not to accept applications or issue permits to any applicant with outstanding violations.
- 35. **Emergency situations.** This PGP can be used to authorize the repair, rehabilitation, or replacement of those structures destroyed by storms, floods, fire or other discrete unexpected and catastrophic event. In such situations and if the work exceeds Category I limitations, if applicant applies to the Corps within 30 days of the event, the Corps will attempt to contact the resource agencies for their approvals but, if unable to contact them, will issue an emergency permit and review them after-the-fact with the agencies at the next joint processing meeting. Proposed work submitted more than 30 days after the emergency will go through the standard PGP procedures.

DURATION OF AUTHORIZATION/GRANDFATHERING:

36. **Duration of Authorization** Activities authorized under this general permit that have commenced (i.e., are under construction) or are under contract to commence in reliance upon this authorization will remain authorized provided the activity is completed within twelve months of the date of the general permit's expiration, modification, or revocation, unless discretionary authority has been exercised on a case-by-case basis to modify, suspend, or revoke the authorization in accordance with 33 CFR 325.2 (e)(2). Activities completed under the authorization of the general permit that was in effect at the time the activity was completed will continue to be authorized by the general permit.

37. Previously Authorized Activities.

- (a) Activities which have commenced (i.e., are under construction or are under contract to commence) prior to the issuance date of this general permit, in reliance upon the terms and conditions of the non-reporting category of the previous Maine PGP shall remain authorized provided the activity is completed within twelve months of the date of issuance of this general permit, unless discretionary authority has been exercised on a case-by-case basis to modify, suspend, or revoke the authorization in accordance with special condition 4. The applicant must be able to document to the Corps satisfaction that the project was under construction or contract by the appropriate date.
- (b) Projects that have received written verification or approval from the Corps, based on applications made to the Corps prior to issuance of this general permit, for the previous Maine SPGP and PGP, Nationwide permits, regional general permits, or letters of permission shall remain authorized as specified in each authorization.
- (c) This general permit does not affect activities authorized pursuant to 33 CFR Part 330.3 (activities occurring before certain dates).

{PRIVATE}DISTRICT	DATE
ENGINEER	

CONTACTS FOR MAINE PROGRAMMATIC GENERAL PERMIT:

U.S. Army Corps of Engineers
Maine Project Office
675 Western Avenue #3
Manchester, Maine 04351
207-623-8367
Fax # 207-623-8206

Federal Endangered Species
U.S. Fish and Wildlife Service
Maine Field Office
1033 South Main Street
Old Town, Maine 04468
207-827-5938
Fax # 207-827-6099

Wild and Scenic Rivers
National Park Service
North Atlantic Region
15 State Street
Boston, MA 02109
617-223-5203

Maine Historic Preservation Commission 55 Capitol Street State House Station 65 Augusta, Maine 04333 207-287-2132 Fax # 207-287-2335

Aroostook Band of Micmacs
P.O. Box 772
Presque Isle, Maine 04769
207-764-1972
Fax # 207-764-7667

Passamaquoddy Tribe of Indians Pleasant Point Reservation Attn: Tribal Council P.O. Box 343 Perry, Maine 04667 207-853-2600 Fax # 207-853-6039 Federal Endangered Species and Essential Fish Habitat
National Marine Fisheries Service
One Blackburn Drive
Gloucester, Massachusetts 01939
978-281-9102
Fax # 978-281-9301

Houlton Band of Maliseet Indians
Attn: Brenda Commander, Tribal Chief
Route 3 – Box 450
Houlton, Maine 04730
207-532-4273
Fax # 207-532-2660

Passamaquoddy Tribe of Indians
Indian Township Reservation
Attn: Donald Soctomah
P.O. Box 301
Princeton, Maine 04668
207-796-2301
Fax # 207-796-5256

Penobscot Indian Nation Richard Hamilton, Chief 6 River Road Indian Island Reservation Old Town, Maine 04468 (207) 827-7776 Fax # 207-827-1137

Maine Department of Environmental Protection (For State Permits and Water Quality Certifications)

Natural Resources Division Bureau of Land and Water Quality Control State House Station 17 Augusta, Maine 04333 207-287-2111

Eastern Maine Regional Office 106 Hogan Road Bangor, Maine 04401 207-941-4570

Maine Land Use Regulation Commission (LURC) offices

22 State House Station
Augusta, ME 04333-0022
207-287-2631
800-452-8711 (call to obtain appropriate LURC office)
Fax # 207-287-7439

Lakeview Drive P.O. Box 1107 Greenville, ME 04441 207-695-2466 Fax # 207-695-2380

(For CZM Determinations)
State Planning Office
Coastal Program
184 State Street
State House Station 38
Augusta, Maine 04333
207-287-1009

(For Submerged Lands Leases)
Maine Department of Conservation
Bureau of Parks and Lands
22 State House Station
207-287-3061

Southern Maine Regional Office 312 Canco Road Portland, Maine 04103 201-822-6300

Northern Maine Regional Office 1235 Central Drive Skyway Park Presque Isle, Maine 04769 207-764-0477

45 Radar Road Ashland, ME 04732-3600 207-435-7963 Fax # 207-435-7184

191 Main Street East Millinocket, ME 04430 207-746-2244 Fax # 207-746-2243

Maine Department of Marine Resources (For Aquaculture Leases) McKown Point Boothbay Harbor, Maine 04575 207-633-9500

A. INLAND WETLANDS (WATERS OF THE U.S.) ¹	CATEGORY I	CATEGORY II	INDIVIDUAL PERMIT
(a) NEW FILL/	Less than 4,300 sfinland waterway and/or	4,300 sf to 3 acres inland waterway	Greater than 3 acres inland
EXCAVATION DISCHARGES	wetland fill and secondary impacts (e.g., areas drained, flooded or cleared).	and/or wetland fill and secondary impacts (e.g., areas drained, flooded or cleared).	waterway and/or wetland fill and secondary impacts (e.g., areas
	Includes projects covered by a State Tier	Impact area includes all temporary and	drained, flooded or cleared).
	One permit with no cumulative impacts over	permanent fill and excavation discharges	Impact area includes all
	15,000 sf in inland wetlands from previous	except for incidental fallback.	temporary and permanent fill and
	permits, unauthorized work, and/or other	Includes in-stream work, including	excavation discharges except for
	state permits.	crossings (other than spanned crossing as	incidental fallback ⁵ .
	Includes crossing of perennial waterways	described in Category I) with any	
	designated as Essential Fish Habitat (EFH)	discharge of fill below ordinary high	In-stream work exceeding
	for Atlantic salmon ² if the waterway is	water in perennial waterways designated	Category II limits.
	crossed with a span and footprints of the	as EFH for Atlantic salmon ² .	
	span abutments are outside ordinary high	Time of year restrictions determined	If EIS required by the Corps.
	water with no more than 4,300 sf of	case-by-case.	
	associated wetland impact.		
	Includes in-stream work of up to 4,300 sf		
	of fill below ordinary high water in		
	waterways not designated as EFH for		
	Atlantic salmon ² and performed in		
	accordance with Maine Permit By Rule		
	standards or a LURC permit.		

Waters of the U.S. in inland areas: inland rivers, streams, lakes, ponds and wetlands.

The larger the impacts, the more likely an individual permit will be required. Projects involving widening, expansion or impacts to degraded or low valuewetlands between 1-3 acres may be approved under Category II, subject to the Federal screening. The Corps recognizes and endorses the DEP Tier 2 upper thresholds of 1 acre. Compensatory mitigation is likely to be required at this level of impact.

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² Essential Fish Habitat for Atlantic salmon includes all aquatic habitats in the watersheds of the following rivers and streams, including all tributaries to the extent Pleasant, Narraguagus, Tunk Stream, Patten Stream, Orland, Penobscot, Passagassawaukeag, Union, Ducktrap, Sheepscot, Kennebec, Androscoggin, Presumpscot, that they are currently or were historically accessible for salmon migration: St. Croix, Boyden, Dennys, Hobart Stream, Aroostook, East Machias, Machias, and Saco River.

	CATEGORY I	CATEGORY II	INDIVIDUAL PERMIT
(a) NEW FILL/ EXCAVATION DISCHARGES (continued)	Impact area includes all temporary and permanent fill and excavation discharges except for incidental fallback. In-stream work limited to July 15-Oct. 1. This category excludes situations when a vernal pool of any size may be impacted, in accordance with the ME DEP definition of vernal pool ⁴ . This category excludes work within ¹ / ₄ mile of a Wild and Scenic River ⁵ . This category excludes dams, dikes, or activities involving water withdrawal or water diversion. This category excludes work in National Wildlife Refuges.	Proactive restoration projects with any amount of impact can be reviewed under Category II. The Corps, in consultation with State and Federal agencies, must determine that net adverse effects are not more than minimal.	
(b) BANK STABILIZATION PROJECTS	Inland bank stabilization less than 500 ft. long and less than 1 cy fill per linear foot below ordinary high water in ponds, lakes, and waterways not designated as EFH for Atlantic Salmon ² , provided there is no wetland fill. -In-stream work limited to July 15-October 1.	Inland bank stabilization in ponds, lakes, and waterways not designated as EFH for Atlantic salmon² which exceeds Category I limitsInland bank stabilization of any size below ordinary high water in waterways designed as EFH for Atlantic salmon²Other stabilization exceeding Category I.	J. 1.20.
(c) REPAIK AND MAINTENANCE OF AUTHORIZED FILLS	Kepair or maintenance of existing, currently serviceable, authorized fills with no substantial expansion or change in use.	Replacement of non-serviceable fills, or repair or maintenance of serviceable fills with expansion of any amount up to 1 acre, or with a change in use.	Keplacement of non-serviceable fills, or repair or maintenance of serviceable fills with greater than 1 acre of expansion.

Vernal pools provide the primary breeding habitat for wood frogs, spotted salamanders, blue-spotted salamanders, and fairy shrimp, and provide habitat for other shallow depressions that fill during the spring and fall and may dry during the summer. Vernal pools have no permanent or viable populations of predatory fish. ⁴ Vernal Pool: Naturally-occurring, or intentionally created for the purposes of compensatory mitigation, temporary to permanent bodies of water occurring in wildlife including several endangered and threatened species.

⁵ National Wild/Scenic Rivers System (Designated River in Maine): Allagash River beginning at Telos Dam continuing to Allagash checkpoint at Eliza Hole Rapids, approximately 3 miles upstream of the confluence with the St. John River. Length = 92 miles

SHEET 2 OF 5

B. TIDAL WATERS AND NAVIGABLE WATERS ⁶	CATEGORY I	CATEGORY II	INDIVIDUAL PERMIT
(a) FILL		Up to 1 acre waterway or wetland fill and secondary impacts (e.g., areas drained, flooded or cleared). Includes temporary and permanent waterway fill. Temporary tidal marsh impacts up to 1 acre. Permanent tidal marsh, mudflat, or vegetated shallows ⁷ fill up to 1,000 sf. Proactive restoration projects with any amount of impact can be reviewed under Cat. II. The Corps, in consultation with State and Federal agencies, must determine that net adverse effects are not more than minimal.	Greater than 1 acre waterway fill and secondary impacts (e.g., areas drained, flooded or cleared). Includes temporary and permanent waterway fillTemporary tidal marsh impacts over 1 acrePermanent tidal marsh, mudflat, or vegetated shallows ⁶ fill over 1,000 sf.
(b) REPAIR AND MAINTENANCE WORK	Repair or maintenance of existing, currently serviceable, authorized structure or fill with no substantial expansion or change in use. Work must be in same footprint as original structure or fill.	Repair or replacement of any non-serviceable structure or fill, or repair or maintenance of serviceable fills, with expansion of any amount up to 1 acre, or with a change in use.	Replacement of non-serviceable structures or fill or repair or maintenance of serviceable structures or fill with expansion greater than 1 acre.

⁶ Navigable Waters: waters that are subject to the ebb and flow of the tide and Federally designated navigable waters (Penobscott River to Medway, Kennebec River to Moosehead Lake, and the portion of Umbagog Lake in Maine).

⁷ Vegetated Shallows: subtidal areas that support rooted aquatic vegetation such as eelgrass.

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	CATEGORY I	CATEGORY II	INDIVIDUAL PERMIT
(c) DREDGING	Maintenance dredging of less than 1,000 cy maintenance dredging of greater than 1,000 cy in but between litted to work between November 1 and January 15 cabove mean high water), only if material is determined suitable.	Maintenance dredging of greater than 1,000 cy, new dredging of up to 25,000 cy, or projects that do not meet Category I. Disposal includes upland, open water or beach nourishment (above mean high water), only if material is determined suitable.	Maintenance dredging (any amount) in or affecting special aquatic sites?. See B(a) above for dredge disposal in wetlands or waters. New dredging greater than 25,000 cy or any amount in or affecting special aquatic sites?
(d) MOORINGS	Private, non-commercial, non-rental single boat moorings not associated with any boating facility provided not located in a Federal Navigation Project, there is no interference with navigation, it is not located in vegetated shallows ⁶ , and it is within ½ mile of the owner's residence or a public access point ¹⁰ Minor relocation of previously authorized moorings and moored floats consistent with Harbormaster recommendations, provided it is also consistent with local regulations, is not located in vegetated shallows, and does not interfere with navigation.	Moorings that do not meet the terms of Category I (e.g., rental or service moorings) and moorings that meet the terms of Category I that are located in a Federal anchorage.	Moorings within the horizontal limits, or with moored vessels that extend, into the horizontal limits of a Federal Navigation Project, except those in Federal anchorages under Category II.

⁸ Special Aquatic Sites: include wetlands and salt marsh, mudflats, riffles and pools, and vegetated shallows.

⁹ Boating Facilities: facilities that provide, rent, or sell mooring space, such as marinas, yacht, clubs, boat clubs, boat yards, town facilities, dockominiums, etc.

¹⁰ Cannot be at a remote location to create a convenient transient anchorage.

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	CATEGORY I	CATEGORY II	INDIVIDUAL PERMIT
(e) PILE- SUPPORTED STRUCTURES AND FLOATS	Reconfiguration of existing authorized docks, provided structures are not positioned over vegetated shallows ⁶ or salt marsh and provided floats are supported off substrate at low tide. No dredging, additional slips or expansion allowed.	Private piers and floats for navigational access to waterway (seasonal and permanent).	Structures, piers or floats that extend, or with docked/moored vessels that extend, into the horizontal limits of a Federal Navigation Project. Structures, including piers and floats, associated with a new or previously unauthorized boating facility.
MISCELLANEOUS	Temporary buoys, markers, floats, etc., for recreational use during specific events, provided they are removed within 30 days after use is discontinued. Coast Guard approved aids to navigation. Oil spill clean-up temporary structures or fill. Fish/wildlife harvesting structures/fill (as defined by 33 CFR 330, App. A-4) Scientific measurement devices and survey activities such as exploratory drilling, surveying or sampling. Shellfish seeding (brushing the flats) projects Does not include oil or gas exploration and fills for roads or construction pads. This category excludes work in National Wildlife Refuges.	Structures or work in or affecting tidal or navigable waters that are not defined under any of the previous headings. Includes, but is not limited to, utility lines, aerial transmission lines, pipelines, outfalls, boat ramps, bridge fills/abutments, etcShellfish/finfish (other than Atlantic salmon), or other aquaculture facilities which are consistent with the Corps revised standard siting requirements and standard permit conditions dated 7/6/94, or as revised.	If EIS required by Corps.

The Brushing the flats: the placement of tree boughs, wooden lath structures, or small-mesh fencing on mudflats for the purpose of enhancing recruitment of softshell clams (Mya arenaria).

SHEET 5 OF 5

WORK START NOTIFICATION FORM

(Minimum Notice: Two Weeks before Work Begins)

MAIL TO: U.S. Army Corps of Engineers, New England District

Regulatory Branch

Policy Analysis/Technical Support Section

696 Virginia Road

Concord, Massachusetts 01742-2751

permittee to	was issued to the permittee. The permit authorized the
PLEASE PRINT OR TYPE	
Business Address:	
Telephone Number: () Proposed Work Dates: Start:	
PERMITTEE'S SIGNATURE:	DATE:
PRINTED NAME:	TITLE:
FOR USE BY THE CORPS OF ENGINEERS	
PM:	Submittals Required:
Inspection Recommendation:	

(Minimum Notice: Two Weeks Before Mitigation Work Begins) ************************************ U.S Army Corps of Engineers, New England District MAIL TO: Regulatory Branch Policy Analysis/Technical Support Section 696 Virginia Road Concord, Massachusetts 01742-2751 ************************* Corps of Engineers Permit No. () was issued to [insert name of permittee]. The permit authorized the permittee to [insert brief description of the authorized work and location]. The permit required compensatory mitigation. [Briefly describe the requirements, including, if applicable, submitting a final mitigation plan and monitoring reports.] Those listed below will do the mitigation, including monitoring and remediation if required. They understand the requirements of the permit and the mitigation and monitoring plan. PLEASE PRINT OR TYPE Environmental Mitigation Consultant/Scientist Contractor Name of Person/Firm: **Business Address:** Telephone Number: ()_____ ()____ Proposed Mitigation Work Dates: Start _____ Finish_ PERMITTEE'S SIGNATURE: DATE: PRINTED NAME: _____ TITLE: ____

Corps PMs:

MITIGATION WORK-START NOTIFICATION FORM